HUNTER RIVER STRAMERS. THE MAITLAND,
on MONDAYS and
THURSDAYS at 6 p.M.
THE THISTLE on WEDNESDAYS and SATURDAYS, at 10 p.M. JAMES PATERSON, Secretary. Co.'s Wharf. 7455

STEAM TO MORKTON BAY. THE STEAM - PACKET TAMAR, TO-MORROW, (Tuesday), at

JAMES PATERSON, Secretary, 7464

CLARENCE RIVER. T HE STEAM SHIP THE STEAM SHIP PHŒNIX
Will leave Kellick's Wharf
for that district on Wednesday, the 3rd of May, at eight P. M.

All freights must be paid in Sydney, pre-

STEAM TO MELBOURNE AND

CALLING AT EDRN, TWOFOLD BAY.

THE Iron Steem-ship SHAMROCK,
George Gilmore, Commander, will sail THIS DAY, 1st

Sydney for the above ports on THE LAT JUNE, and on her return will be laid up to receive new boilers; and will be ready to resume her regular monthly drips on the lat Se-Tamber.

JAMES PATERSON,

H. R. S. N. Co.'s Wharf. FOR BOYD TOWN, PORT PHILLIP,

AND ADELAIDE. CALLING OFF BELVAST AND FORTLAND BAY TO LAND AND RECEIVE PASSENGERS,

THE STEAM-SHIP JUNO, E. J. P. Kirsopp, R.N., Com-mander, will sail positively mender, will sall positively for the above ports, on FRIDAY, the 12th May, et three, r.w.
The June will continue to vun regularly between Sydney, Boyd Town, Port Phillip, and Adelaide.

Exclusive of Wines and Spirits. To Port Phillip and Adelaide, in-To Boyd Town, exclusive of provi-Steward's fee, 2s, 6d. 2

From Port Phillip to Adelaide, ex-Staward's fees, 3s. 5 0

Staward's fees, 3s. 5 0

From Port Phillip to Belfast, or
Portland Bay, exclusive of provisions. Steward's fee, 2s, 6d. 3 0

STEFRAGE To Port Phillip or Adelaide, exclurovisions 4 0 0 eward's fee, 2s. 6d. To Boyd Town 1 0 0
Steward's fee, ls.
From Port Phillip to Adelaide 2 10 0
Steward's fee 2s.

Steward's fee, 2s.
From Port Phillip to Belfast or Portland Bay, 1 10 0 Steward's fee, 1s.

Steward's fee, is.

On the return passage, the cabin fare from Port Phillip to Sydrey will be reduced to £8, and in the steerage to £3 10s.

The trips of this vessel will afford an excellent opportunity to tourists of visiting, within the short space of three weeks, the most important portions of the southern coast of Australia; and her stay at Adelaide will be so regulated as to enable passangers to visit the regulated as to enable passengers to visit the BOYD AND CO.

FOR PORT MACQUARIE. THE packet schooner MARY ANN will leave the Union Wharf. To-Morrow Evening, the 2nd May. For freight or passage
Master, on board; or
WILLIAM DALTON,
Prince-street.

FOR MORETON BAY, A REGULAR TRADER.

THE SCHOONER
WILLIAM,
90 tons burthen, Andrew Steele,
mester, will sail again for the
c on the 7th instant, full or not full, For freight or passage, apply on board, or to

FOR MELBOURNE DIRECT. HE fine new clipper schooner
THETIS,
Captain Collings, will have quick despatch.

Por freight or passage, having very superior

SHEPPARD AND ALGER. Packet Office, 470, George-street FOR MELBOURNE DIRECT.

THE fine new schooner
PETREL,
Captain Gloson, having all her
dead weight on board, clears at
the Customs To-morrow. For light freight or
passage only, having excellent accommodation,
spoly to

SHEPPARD AND ALGER, Packet Office, 470, George-etreet. FIRST VESSEL FOR HOBART

TOWN THE BRIGANTINE MUNFORD,
186 tons, is now loading for
the above port, and will sail
with all possible dispatch. For freight or passage apply on board,
JOHN HAYLE,

Kellie's Wharf, April 29, FOR HOBART TOWN,

THE fast - calling new packet laik E M M A 70 tone. R. F. reckley,

Has first-rate accommodations for passen-gers; beds, bed linen, &c., and found or board; there is a separate cabin for ladies.

For freight or passage apply to
JOHN MACNAMARA.
Queen.str

POR AUCKLAND DIRECT. THE fine fast-sailing THE fine fast-sailing teak-built barque SWALLOW, SWALLOW, Anderson, commander. Is new taking in cargo, and fitting up for conveyance of stock to Auckland, a considerable portion of thick are engaged.

For freight, cabin or steerage passage, apply
HENRY MOORE. HENRY MOURS.

Miller's Point, April 26.

The Swallow will proceed from New Zealand o Hongkong, and would therefore take ca.go and passengers for that port also, 7321 FOR LAUNCESTON DIRECT. THE fine fast - sailing

vear, commander. is now taking in cargo for Launceston, and will sail full or not full, on Miller's Point, April 29.

FOR ADELAIDE DIRECT. A REGULAR TRADER.

THE well-known packet Brig EMMA, EMMA, 135 tons register, Captain Deborne, will have quick despatch.

For freight or passage, having excellent ac SHEPPARD AND ALGER,

FOR ADBLAIDE DIRECT. THE DIRECT
PHANTOM,
250 tons, Captain H. T. Fox,
will have quick despatch for
the above port. Has splendid accommodation
for passengers. or passengers. Apply to

SHEPPARD AND ALGER Packet Office, 470, George-stree ONLY VESSEL FOR AUCKLAND.

THE fine new Sch THE fine new Schooner MINERVA,
100 tone, Capiain Birkenshaw,
clears at the Customs This Day. For freight or passage apply to SHEPPARD AND ALGER, Packet Office, 470, George-street 6780

FOR PORT NICHOLSON. WITH IMMEDIATE DESPATCH, THE fine (Al for twelve

mediate passengers, apply to the Captain, or board, at Moore's Wharf; or M. JOSEPH,

FOR NELSON, NEW ZEALAND. THE fine clipper, teak-

THE fine clipper, teak-built ship
WIGRAMS,
Al., 300 tons, will sail for the
above port in all next week. For passage
only. (having very superior poop accommodation) apply to
SHEPPARD AND ALGER SHEPPARD AND ALGER. Packet Office, 470, George-atreet.

FOR MADRAS OR CALCUTTA. THE FINE NEW SHIP
HYDBRABAD.
Should sufficient inducement
offer, this ship will be laid on to convey horses
to one of the above places, and will be ready to
sail carly in June. For further particulars
apply to

GEORGE THORNTON. FOR MADRAS AND CALCUTTA

TO SAIL WITH DISPATCH. THE fine first-class ship KELSO, 567 tons, D. Roxburgh, community of good horses. Has excellent accommodation for passengers.

For freight or passage spp y to the Captain on board, and

MICHAEL METCALFE, At the Custom House FOR CEYLON DIRECT.

presents a most favourable opportunity to par-ties desirous of proceeding to England by the operland route, and the cabin accommodations are of the best description. Apply on board, to Campbell's Whatf, April 18.

FOR LONDON DIRECT,

THE fine A1 teak-built ship CITY OF POONAH, Selson, commander, will meet with prompt despatch. Has excellent accommodation for cabin and steerage passengers, and will carry an experienced surgeon.

nd will carry an experience and the freight or passage apply to

BOYD AND CO.

5288 FOR LONDON DIRECT.

T H B A 1 8 H I P
MARMION,
388 tons, Captain Fletcher, having the whole of her dead weight d a great portion of her light freight en

For freight or passage apply to GRIPPITHS, FANNING, AND CO. OF, SO RAMSAY AND CO.

THE AL SHIP
CHINA,

550 tons, Captain G. N. Livesay,
has disengaged room, for 30¢
also two poon cabins vacant

bales of weel, also two poop cabins vacant and accommodation for (8) eight steerage pas-sengers. She will carry an experienced aur-geon. For freight or passage apply to Captain Livesay; or to 7148 SMITH AND CAMPBELL.

FOR LONDON DIRECT. THE fine first-class barque
JANE OATHERINE,
William Wilson, commander,
has a portion of her cargo engaged, and will meet with quick depatch.
For freight or passage apply to
TÜCKER, LINGAND, AND CO.,
7051
421. George-street.

FOR LONDON.

POST OFFICE PACKET FOR MAY. R Hazara TXOFIC,

Robertson, Commenced or their cargo on board, and will sail the day May.

Apply to FLOWER, SALTING, AND CO. ;

GILCHRIST AND ALEXANDER

FOR LONDON. THE fine A I Barque
JOSEPHINE,
H. Smith, commander, 310
tons register, having sil her
dead weight on board, will have quick de-

spatch.

Her accommodations for passengers are excellent, and she has a spacious stern cabin well adapted for a family.

For freight of wool or passage money, apply on board, at Town's Wharf; to COOPER AND HOLT; or, to 6410 LYALL, SCOTT, AND CO.

FOR LONDON. CHASELEY,
516 tons register, C. F. Aldrich, Commander, THE fast-sailing A1, ship CHASELEY

board, and will sail about the lat June PLOWER, SALTING, AND CO.;

GILCHRIST AND ALEXANDER

FOR FREIGHT OR CHARTER. TO ANY PART OF THE WORLD. THE FINE NEW SHIP SUBRAON,
510 tone. For particulars apply to Captain Mills, on

GEORGE THORNTON,

FOR FREIGHT OR CHARTER. THE fine fast-sailing brig CALYPSO, Jno. Lown. Commander, ready for sea in 49 hours' notice,

Apply to HENRY FISHER, City Depôt,
Corner of King and George streets.
This vessel is a handy size for stock, or any
cargo that requires expedition. 7428

ACADEMY, £20 PER ANNUM.

CAMPRELLTOWN. MR.HAMMOND takes leave to in-I form parents and guardians, that on nd after the 1st of May proximo, he will be orepared to receive a limited number of young entlems as boarders, to be educated with the

Terms—For pupils under ten years of age £20 per annuro, paid quarterly in advance. Pupils above that age, and whose parents require them to be taught mathematics, Latin, French, music, or drawing, will be charged his (Mr. H.'s) original terms.

If twenty years' experience in the tuition of routh, combined with domestic comfort, moral youth, combined with domestic comfort, moras training, healthy situation, extensive play grounds, moderate charge, and the rapid progress which each pupil has hitherto made under his (Mr.-H.'s) care and tuition, be of importance in the choice of schools, he confidently refers parents to those who have completed their education at his establishment.

Campbelltown, April 24: 7411 Campbelltown, April 24;

CHEAP AND EXPEDITIOUS TRAVELLING

BY THE ROYAL MAILS. FOUR-HORSE COACH, from and to Sydney, Penrith, Hartley, and Bathurst, three times a week. TWO-HORSE CJACH, from and to Bathurst, Molong, and Wellington, once a week

TWO-HORSE COACH, from and to Bathurst, King's Plains, and Catcoar, three times a week.

A ONE-HORSE MAIL CART, from and to

The Booking Offices are at Mr. Titterton's, sorge-street, Sydney; Mr. Perry's, Rose Inn 'enrith; Mr. Collit's, Rose Inn, Hartley; Mr Penrin; Mr. Colles, Rose for, Hartley; Mr. Rotton's, Queen Victoria Inn, Bahhurat; Mr. Phillips's, Molong; Mr. Hyeronemus, Lion of Waterioo, Wellington; and Mr. Lodge's, Australian Arms. Carcoar; where the rate of fares and all other particulars may be ascer-

Passengers allowed to carry fourteen pounds of luggage each, all over must be paid for N. B .- The proprietors pledge themselves to do all in their power for the comfort and convenience of their passengers, but will on no account be responsible for Accipents: or DE-LAYS. Which may be occasioned by the weather

HENRY ROTTON,

Queen Victoria Inh, Bathurst, April 28, 1848, HENRY HAYES AND CO.,

PARRIONABLE CLOTHING ESCABLISHMENT. 416. GEORGE-STREET, SYDNE PRICES REDUCED-CASH.

PRICES REDUCED—CASH.

HENRY HAYES AND CO., in accessing patronage they receive, beg to inform their friends and the public generally, they have determined on making a PURTERE REDUCTION IN THEIR PRICES; not merely nominally, but bond fide, and such as will still more firmly satablish the envisible character long since attained by their house, of being THE most fashiomable, and at the same time THE CHEAPEST Clothing Establishment in the Australasian Colonies.

The principle of transacting business at the

The principle of transacting business at the very lowest rate of profit for CASH has been sufficiently tested, and proved to be the most beneficial both to the employer and the employed; and Henry H. and Co. feel assured that this principle rigidly adhered to will enable them to supply their patrons at prices at prices at PATRAMENT PAR CANE. LOWING them have to least FIFTHEN PER CINT. LOWER than hereto-

They have therefore revolved from this time upon DECLINING ALL BUSINESS WHAT-EVER ON THE OREDIT SYSTEM—a system by which (seven in the most carefully conducted estab ishments) the good customers must virtually, pay for the bad.

The depressed state of the English market has enabled H. Hayes and Co, to purchase largely at exceedingly low prices, and of this circumstance they are determined their customers shall have the, full benefit. They are in receipt of their latest monthly supply just in receipt of their latest monthly supply just

in receipt of their latest monthly supply just unpacked,

Ex SYDNEY.

A most spisndid selection of goods, to which they respectfully invite inspection, they comprise superfine West of England broadcloths, and beavers of all shades and colour, pilots, imperial beavers, a most beautiful fabric for the over coat: also, fancy docekins, trouserings, the newest style of fashion, worn by the aristocracy during the winter; also, a case of cotton cords for Endison Transactions, somprising fastices colours and width. Albert's bancaure. Arison colours and width. Albert's bang-ups, very rate in the market.

The series letters as above has been made in the result of departness.

THAVES AND CO., No. 416, Georgestreet, Sydney

FOR LONDON DIRECT.

TO SAIL ON THE 1ST OF MAY.

FOR PASSENGERS ONLY.

THE first-class ship
630 tons, John Young, Commondet, will be despatched on
the 1st May. She has superior cabin accommodations. Apply to the Captain, or to
BROWN AND CO.

BROWN AND CO.

FERENCH COMPOSITION CANDLES.

A UBERTIN AND BYRNES beg to
inform the public that they have commenced business as Scap and Gradio Manyfacturers; in Lower George-treet, Their
candles are of a way-like appearance, free in an
any unpleasant smell, give on excellent light,
corner of Reex-lam,
Manufacoty, Lower Guorge-atreet,
corner of Reex-lam,
MB, Ploase as for Aubertio's freest
moulds. FRENCH COMPOSITION CANDLES.

ST. PHILIP'S NEW CHURCH. THE parishioners and other friends in terest-d are respectfully invited to be resent at the laying of the Foundation Stone f the above edifice, which will take place This Day, Monday, the lat May, immediately after

MONDAY, MAY 1, 1848.

ivine Service.
The foundation stone will be laid by the Lord Bishop of Sydney.

Divine Service to commence at elever

By order of the Committee, GEORGE TAYLOR. Honorary Secretary.

CONSECRATION OF ST. MARY'S CHURCH, BALMAIN.—The Parish-ioners of St. Mary's, and other friends of the Church, are respectfully informed that the ceremony of Consecration of the above-named Church will be performed by the Lord Bishop of Sydney, on TUESDAY next, the 2nd of

May.

Divine; Service to commence at 11 o'clock 7909

A USTRALIAN DRAPERS' ASnaving been taken for the purposes of the As-ociation at Mr. Robinson's, 404, Georgewill be open This Evening, Monday, May 1st, 1848, from seven until ten

embers are requested to attend to receive Gentlemen wishing to become members wi please send their name and address, directs to the Secretary, at the Rooms of the Associa-

By order of the Committee,
D. BELL,
Hon, Sec.

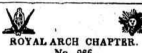
IN THE PRESS, AND WILL SPEEDILY BE PUBLISHED, WHAT IS THE CHAFF TO THE WHEAT?

An Examination of
MR. R. K. SCONCE'S
"Ressons for Submitting to the Catholic
Church." BY JAMES BROTHERSTON LAUGHTON, B.A.,

Glasgow,

Formerly a member of the Edinburgh Theoogical Hall; author of 'Protestantism, a disinguishing feature of the Church of God in all ages, and an imperative obligation upon all

"The prophet that hath a dream, let him tell a dream; and he that beth my word let him speak it faithfully. What is the chaff to the wheat, saith the Lord?" Sydney: W. AND F. FORD



THE next Regular Monthly Convocation of the above Chapter will be held this evening, Monday, at the Lodge Rooms, Saracen's Head Inn, Sussex-street, at helf-past

THOMAS FREDERICK M'DONBLL. E.

JUST LANDED, EX LATE AR-SALMON.—30 Tierces pickled, No. 1.

25 Cases preserved fresh, 1 and 2 lb, tins Herrings—6 Cases red, in 2 dozen tins 1 3 Ditto preserved fresh, in 1

Brandy-10 Hogsheads Sherry - 50 Cases, 3 dozen each.

Port Wine - Pipes and hogsheads
Pale India Ale - In barrels of 3s dozen
Linseed Oil - Bolled and raw, in metallic dru Linseed Oil—Boiled and raw, in metallic drums
Spirits of Turpentine—Ditto, ditto
Nel's—2½ incb, ditto
Rosin—Bright and dark
Hops—New Kent.
GEORGE THORNS AND CO.,

7, Jamison-street. BEEF AND PORK .- Captains of ships n any climate, cured with Liverpool salt, and packed in St. Ube's salt, can be supplied with the celebrated brand Watson and Wight, Ever Delilling on the control of the co

JOHN MACNAMARA. WHEAT AND FLOUR.-Van Die-

man's Land Wheat and Flour, of superior quality, on Sale at the Stores of the under-JOHN MACNAMARA,

IGHT WOOD STAVES .- 5000 at

Circular Wharf, May 1, sale, by the undersigned— Mauritius sugar Sardines Pale brandy in cases Superior French merinos French and German wines French and German wines.

Port, sherry, Marsala
Ale and porter
White and red colonial wine
JOUBERT AND MURPHY
Lower George-atreet

WHIPS, from Messrs. Swaine and Isaac, and J. and J. Skinner. The undersigned invites the attention of the public undersigned invites the attention of the public to a most superb assortment of whips of overy description, which he has just received from the above celebrated manufacturers; and he is confident that, in style and quality, they are not to be equalled in the colohy.

RICHARD BINNIE,

Saddler and Harness Maker.

Saddler and Harness Maker, 373, George-street, £800 TO £1000 REQUIRED, upon real security, yielding al of upwards of £300 annually.

HUGH J. CHAMBERS,

HORSES AND MARES FOR NEW ZEALAND, OR ELSEWHERE. THE undersigned has a few splendid Marcs, and also some good Horses, for asle, within a few miles of Sydney. THOMAS S. MORT.

2500 MAIDEN RWES ON THE DARLING DOWNS. THEY are strong, healthy Sheep, and warranted sound and never diseased.

THOMAS 8. MORT

M ONEY TO LEND,—£1400 to lend one in y description of approved security, either in one sum, or in small amounts to suit the convenience of the borrower, and at areasonable rate of interest. Apply to JOHN HART, General Agent and Broker,

No. 153, King-street The same premises as the Sydney Chronici Newspaper Office, NOTICE.—The undersigned have this day entered into partnership as collectors, under the firm of Home and AMUEL WALLESON.

TO BE SOLD, a handsome Bay Mare, very quiet, and accustomed carry a Lady. Enquire at the Arronny General's, Hunter-street.

NOTICE.—The partnership between the undersigned, as Solicitors, under the respective firms of Lowe and Home, in Sydney, and Lowe and Home, in Bathurst, is dissolved

by mutual consent.

Business will infuture be carried on b.
Charles Lowe, in Sydney; and Home an m, in Bathurst, on separate accounts. Dated, 29th April, A.D., 1848. CHARLES LOWE.

JAMES STIRLING HOME. 7398 THE Ship Subraon will discharge at the Circular Quay. Consignees are rethe Circular Quay. Consignees are requested to pass entries forthwith. 740

CAUTION to the public, not to lose the opportunity of seeing the Royal Bengal Tigress, as this beautiful animal will be exhibited for a short time previous to its detarture for England. To be seen, daily, at Mr. Tromas CLANGEY'S. King-street East, a few doors from Pitt-street. Admission, One Shilling. Children Shilling : Children, Six-pence. Open from A.M. till 5 r M.

WANTED, two plasterers, for the country. Apply at 169, George-street 7450

£5 REWARD.—Stolen or strayed. from Diamond Swamp, on the 3rd instant, a blue mare, with blaze on forehead, three white feet, branded HD on near, and SB on off shoulder. If stolen, a reward of five pounds will be paid on conviction of the third and restoration of the mare, if strayed one thief and restoration of the mare: if strayed one pound reward will be paid to any person delivering the mare either to Mr. M. Armstrono. Innkeeper, Bathurst, or Mr. MICHAEL BULGER

HAY.—Van Diemen's Land hydraulic pressed Onten Hay, of superior quality, on sale by the undersigned, JOHN MACNAMARA,

April 20. WANTED, a thorough good female house servant in a small family. She must produce the necessary testimonials as to character, capability, &c. One of the above will meet with a comfortable home and liberal wages. For the address inquire at 394, Georgestreet, near the Royal Hotel. 7410

WANTED, by a respectable middlewww.aged female, a situation as House-keeper to a bachelor or widower, or to undertake

LOST, an oblong shaped Brooch, with a large diamond in the head, and a smaller one at the bottom. Any person bringing the same to the Right Worshipful he Mayon, will be han somely rewarded

Bahurat-street West, near the Mills of Thomas Barker, Beq., containing eight apartments. Rent moderate, For particulars apply on the premises, to Mr. MICHAEL GOLDEN. LET, a house with seven rooms, in excellent condition, with every con-venience; it is delightfully situated, with a

view of the harbour. Apply for particulars at No. 1, Morris-place, Lower Fort-atreet. DUBLIC HOUSES, TAVERNS, AND HOTELS.—To Let, houses situated in George-street. Pitt-street, Castlereigh-street, Brickfield Hill, the Haymarket, and Parramatta-street; also, several in the country, the prosent occupiers leaving them from having accumulated a competency to retire from this money making business allogether. Apply to JOHN HART,

General Agent and Broker.

The same premises as the Sydney Chron Newspaper Office. 7

DETERSHAM HOUSE.-To Let, of selling wood: Also to let-land on clearing leasts. Apply at Mr. T. J. Fisher's Chambers. King-street and Elizabeth-street. 7423

TO LET, Kent House, corner of Kent A and Bathurst streets, containing ten rooms, cellars, detached kitchen, coach house and stable, wash house, with water laid on the premises. Apply to G. Jilks, Bathurst street.

MR. EDWARD SALAMON will sell by auction, at his Rooms, George-THE DAY, MONDAY, MAY 1, At 11 o'clock, 16 Casks Washing Sods, in lots to suit pus

SALES BY AUCTION

chasers.
Terms at sale. CABINET PIANOFORTE. R. EDWARD SALAMON will sell by auction, at his Rooms, George

At 11 o'clock, superior tone mahogany or auperior tone managany cabinet pianofort by Longman and Bates.

Terms—Cash.

744 COMPLETE CLOTH MANUPAC-FURING MACHINERY.

THIS DAY, MONDAY, 10T MAY,

R. EDWARD SALAMON is in-Rooms, George-street, THIS DAY, MONDAY, MAY 1,

At 11 o'clock, (Without reserve,) A complete Cloth Manufacturing Machinery, A complete Cioni accompanies of —

1 36 inch 3 top worker Scribblet By Price (complete)

(complete) 1 24 inch carder
1 200 inch spindle mull
1 Patent broad cloth cutter, by Lewis, with

extra spirals

1 Twilley

2 New double box looms

1 New 60-spindle Billy

Warping bar, &c., complete

3 Sets worsted heddels

1 Down a buylles Dogen shuttles
A quantity of bobbins
Pair self acting temples I Dogen shuttles Gross colonial hobbins

10 I inch iron bound elm caccá.
The above will be deliverable at O'Confieli Town, where it at present is. Terms at sale, HOUSEHOLD FURNITURE

MR. GEORGE A. LLOYD

Will sell by suction, at the City Mart, on

SUNDRY articheeof household furni-

SUNDRY DRUGS, &c. MR. GEORGE A. LLOYD
Will sell by auction, at the City Mart, on WEDNESDAY, 3RD INSTANT,

CASK POPPY HEADS Casks saltpetre 3 Cases castor oil
1 Case violet powder, brushes, puff
boxes, Dutch drops, cosmetiques,
&c., &c., &c.

Cases washing powder 1 Case fol. stramonia. Terms at sale. CONTINUATION OF THURSDAY'S SALE.

OHN G. COHEN will sell by

ON TUESDAY NEXT, MAY 2, At 11 o'clock precisely, Tea trays, cutlery
Steel purses, pocket books
German silver snuffers and trays
Bread trays, snuffer stands, buttons
Dessert knives, caps, candicaticks, &c.
Terms stasle.

auction, at his Rooms, 490, George

CHEESE. TOHN G. COHEN will sell by auc-

tion, at his Rooms, 490, George-stree On Tuesday Next, May 2, At eleven o'clock precisely, 2 Tons colonial cheese 25 Tins Yarmon h herrings, four dozen each 45 Ditto ditto ditto, two ditto
52 Ditto ditto ditto. one ditto.

Terms at sole.

BRUSHWARE, ASSORTED. JOHN G. COHEN will sell by auction, at his Rooms, 490, George-street, On Tuesday Next, May 2, At eleven o'clock precisely,

One case Brushwate— Hair brushes, various descriptions oth ditto, lapanned and brass wir 7463

TWO HOGSHEADS CHINA AND IRONSTONE. TO FARTHENWARE DEALERS AND OTHERS.
OHN G. COHEN will sell by auction, at his Rooms, 490, George-street, tion, at his Rooms, 490, George-street On Tuesday NEXT, 2nd May, At half-past ten o'clock precisely.
Two hogsheads CHINA and EARTHEN-

WARE, viz :-WARE, vie:—
Biscuit Chins jugs and ornamenta
Coloured and enamelled breakfast sets
Mugs, soy cans, vases
Toys, inks, beakers, &c.
Terms at sale.
746 naperior assortment Hair Brushes, Tooth, Nail; Razors, Shaving Boxes, Pocket Books, Cloth Brushes, Violins, &c.

TO DRUGGISTS, IRONMONGERS, DEALERS, AND OTHERS. TOHN G. COHEN will sell by auction at his Rooms, 490, George-street, On Tuesday NEXT, 2nd May,

The following assortment of Goods, just landed, ex Sydney, comprising— Tooth brushes, 1 to 4 Hair brushes—
Oval, flat, solid bodcon, flat, barrel stem,
bent, rosewood, Victoria diamond, skittle,
best asserted, extra speed, high out, white
wood, with glass, mahogany ditto
Clothes brushes, No. 4 to 20

Boxes razors, 1 to 6 Johnson's, in cases Violing and bows Razor strops, violin bows, writing desks, &c. Shaving boxes, with glasses and brushes Terms at sale.

DAY AND MARTIN'S PASTE BLACKING, BOY-DELL'S TUBACCO, COTGREAVE'S LIQUID BLACKING, BENGAL TWINE, DRY COLOURS, TO GROCERS, STOREKEEPERS,

OHN G. COHEN will sell by auction, at his Rooms, 490, George-street, ON TUESDAY NEXT, MAY 2, At 11 o'clock precisely, 4 Casks "Day and Martin's" paste blacking

(warranted)
18 Casks "Cotgreave's" liquid blacking, 6d;,
1s., 1s. 6d, bottles ;;
3 Kegs Boydell's tobacco Ditto dry colours, comprising—Pure blue, mineral green, orange lead, blue and green verditer, pumice stone, rose, pink, searlet,

DATES. MR. CHARLES NEWTON WILL SELL by auction, at his ON THESDAY NEXT, THE 2ND MAY,
At 11 o'clock,
A quantity of fine fresh dates, in fine condision.

Terms at sale. 1075 BAGS DAMAGED SUGAR. ON ACCOUNT OF WHOM IN MAY CON-CERN, EX CITY PHONAH, CAPTAIN Nelson, FROM MANILA. MR. CHARLES NEWTON

WILL sell by auction, at his Sale TUESDAY NEXT, THE 2ND MAY, At 11 o'clock, 1975 Baga Sugar, damaged by sea water, as under—

No mark—889 C— 6 D— 67 A—118 Total, 1075. Terms—casb.

SLOPS AND DRAPERY. (A MORNING SALE.) MR. CHARLES NEWTON

MR. CHARLES NEWTON
Will sell by suction, at his Rooms, on
WEDNESDAY NEXT, 3RD MAT,
At eleven o'clock,
Without reserve,
THIRTY-SEVEN packages of superior DRAPERY and SLOPS, as under:
Three cases superior stitched moleskin tronsers
One ditto brown beaver coats
Two bales blue pilot coats
One case handsome satin vests
One ditto cashmere and shawl ditto
Two ditto blue navy caps Two ditto blue navy caps Two ditto handsome dark prints
Two ditto handsome dark prints
Two ditto elegant de laine and cashmere
dresses
One ditto rich black and coloured silks, sailns,

Two bales 9.8 supers One ditto 36-inch grey Four cases Tuscan and Dunstable bonnets and One case rich black and coloured allk velves One case black crapes
One case black crapes
Three ditto ditto and coloured Orleans cloth
Two ditto ditto Coburg ditto
Two ditto drah winter shawls
The above Goods are now landing, and m
be inspected pravious to the sale.
Turms at Sale,

Five ditto small pattern plates Two ditto white shirtings

FANCY BUTTONS, FOR TRIMMING DRESSES. MR. CHARLES NEWTON WILL sell by auction, at his

At 11 o'clock,
One case, containing a large and varied assortment of fancy silk, satin, and velvet
buttons, of all the new and feshionable
styles. ON WEDNESDAY NEXT, THE 3HD MAY,

Terms at sale.

200,000 CIGARS MR. CHARLES NEWTON WILL sell by auction, at his TUESDAY NEXT, THE 2ND MAY,

At 11 o'clock, 200,000 Nos. 3, 4, 5, Cigars, a first-rate sample. Terms at sale,

DAMAGED PILOT COATS. ACCOUNT OF WHOM IT MAY CONCERN, EX JANE CATHERINE, WILSON, MASTER,

MR. CHARLES NEWTON WILL sell by auction at his ON WEDNESDAY, THE 3RD MAY, At 11 o'clock precisely, SP in triangle with S under, §1715 outside— 1 BALE PILOT COATS, damaged by sea water,

74 Pilot Cloth Conts DAMAGED SUGAR. ON ACCOUNT OF WHOM IT MAT CONCERN.

EX SWALLOW, ANDERSON, MASTER, FROM SING & PORE. MR. CHARLES NEWTON WILL sell by auction, at his

On Tuesday NEXT, THE 2nd May,
At 11 o'clock,
The undermentioned sugar, damaged by sca ALJ.—78 Begs fine White Sugar.
Terms—Cash. 7437

THE SURVEYOR'S CREEK, CATTLE AND STATION. By Aucrion, R. STEWART will sell by auc-3RD OF MAY. tion, at his Rooms, in York-street, on WEDNESDAY, THE 3RD MAY, A mixed Herd of 1000 HEAD OF CATTLE,

Together with the station on which they are now running, in the district of New England, midway between Tamworth and Ar-THE HEAD OF THE NAMOI. THE HEAD OF THE NAMO.

Adjoining the station of the late Mr. John
M'Leen, watered by the M'Donald River,
Moonboy's Creek, and Surveyor's Creek. The
station will carry at least 2000 head of Cattle

in all sessons.
THE IMPROVEMENTS, Have been erected at n cost of upwatds of £400, and consist of a Verandah Cottage of five rooms, weather-boarded, shingled, and floored, brick chimnies, &u.; a wheat pad-

floored, brick chimnies, &c.; a wheat pad-dock of twenty-five acres, a grass paddock of 400 acres, a weaning paddock, a stock-yard to hold 2000, a milking-yard, dairy, kitchen, garden, men's huts, store, stable, &c. THE CATILE Are very quiet, many of the Cows have been broken to bail, and all the young stock are by M'Intyre's colonial-bred Dutham Bulls. The increase has always been cault to 80 ner cent. has always been equal to 80 per cen

TWENTY-SEVEN PACKAGES OF DRAPERY GOODS. JUST LANDED. MR. R. FAWCETT WILL sell by public auction, at his Commercial Sale Rooms, George-

ON TUESDAY, 2ND MAY, At 11 o'clock precisely,
Three bales 40-inch heavy grey calicos
One ditto 86-inch ditto ditto One case Irish linen One case Irish linens
One ditto balzorine dresses
One ditto balzorine dresses
One ditto printed cashmere ditto
Two bales 36-inch white shirtings
One ditto ditto soft ditto family cloth
Two ditto 7-8 and 9-8 navy blue prints Two cases tigured and striped Orientals One ditto rich black sick serges One ditto 6-4 gain plaids One ditto 3-4 ditto ditto chawls

One ditto 3-4 ditto ditto shawis
Three ditto black and coloured Orleans
Four ditto ditto ditto Coburgs
One ditto fancy checked Orleans
One ditto rich mantles, shawis, and trimmings
One bale heavy cotton checks,
Terms at sale,
7312

223. PITT-STREET.

MONDAY MORNING'S REGULAR SALE OF

HOUSEHOLD FURNITURE AND SUNDRIES. MR. GEORGE PICKERING VILL sell by auction, at his Rooms, 223, Pitt street.

At ten o'clock.

The usual weekly collection of HOUSEHOLD FURNITURE and SUNDRIES.

*• To be Sold by Private Contract, a handsome Mahogany Esciétoire, containing ten drawers, and writing deak, CASH IN LONDON THINTY POUNDS. Price £0.

A handsome Mahogany Book Case, price £4.

ELEGANT HOUSEHOLD FUR-NITURE. MR. GEORGE PICKERING BEGS to announce that he has been havoured with instructions to sell by public auction, upon the premises. Elizabeth-street North, four doors from King-street, TO-MORROW, TUESDAY, THE 2ND MAY,

At eleven o'clock.

THE WHOLE OF THE HOUSEHOLD.

FURNITURE, comprising—
Sideboard, loo table, sofas
Eight mahogany hair-seated chairs (very superior) Dining table, chests of drawers Carpet, fenders, dinner service Peather bed, mattrasses, bedstead Cane chaire, and kitchen utensils.

TO CLOSE VARIOUS CONSIGNMENTS.
RICH CHINA GOODS, IVORY CHRSS.
MEN, LACQUERED WARE, CANTON CRAPE SHAWLS, &c.

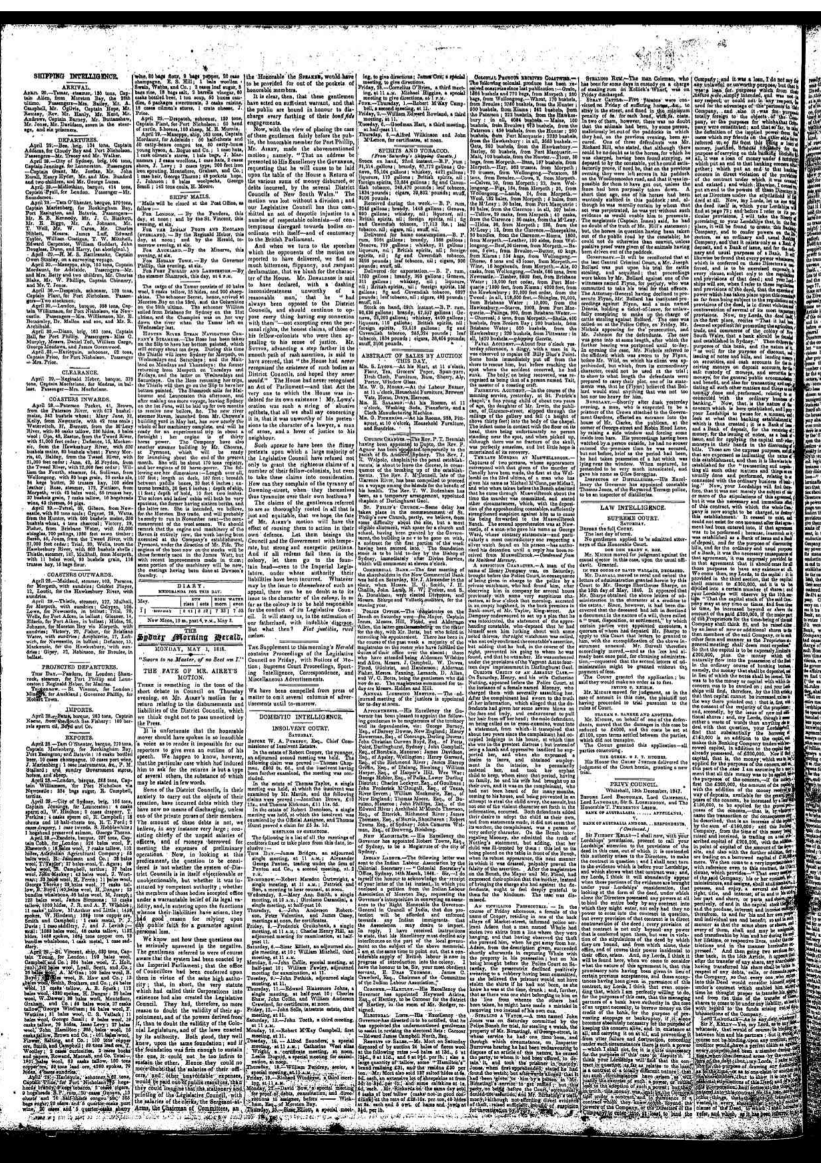
TON CRAPE SHAWLS, &c.

MR. J. RICKARDS is instructed by
the importer to close the following
various lots of China goods by public auction,
being the remainder of various imports,
On Tuesday, 2nd May,
At 11 o'clock,
At his Rooms, 456, George-stree',
Pair handsome china vascs
1 Ditto ditto ditto, square
2 Ditto ditto ditto, square
2 Ditto ditto ditto, small
16 China ornaments
11 Riob Canton crape shawls
4 Sets carved ivory chesamen
3 Ditto ditto ditto draughtsmen \$114. A.J 4 Sets carved ivory chessma 3 Dirto ditto draughtsmen 1 China toilet set, rich Ladies's workboxes

Ladies's workboxes
Ditto satin aprons
I acquered tes-caddies
I yory and cases
I yory and cases
I vory and enanda-wood fans
Urimson and white pongee handkershies
Cigar boxes
Ro.,
Asthoinstructions with the htove are to clear;
off, they will be sold without the Arakar Sati 7297

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of the concernity to before contained. So here in general clause touching the appointment of the concerns of the Company, not generally, but "under and in conformity with the provisions hereinbefore contained, or to be hereinafter provided for, and for securing the observance thereof"—there shall be a certain number of Directors—then follows a provision for the appointment of the Chairman and Directors, and for changes in the direction. Then we come to section 48, in page 78—"That not less than four Directors, so named and chosen as aforeaid, shall form a Board for the management and direction of the affairs and business of the said Company. That such a "ard shall sit oncoat least in every week, at "ard shall sit oncoat least in every week, at "ard shall sit oncoat least in every week at "ard shall sit oncoat least of the shall stance, where by law deeques cannot upon the Directors—"That such Board of Directors shall have, and they are hereby expressly invested with, full power and authority to superintend, order, conduct, manago, and regulate, all and singular the affairs and business of the said Company, to the best of their discretion and judgment"—but what follows—"under and subject to the provisions hereinafter contained." Now I am quite content that the largest and most liberal construction should be put upon these words—that the Directors shall have the largest, the most ample powers, that can be expressed in the language under this provision; but with the qualification that it is to be under and subject to the provisions hereinafter contained. My Lords, give them then the largest, the most unlimited means of exercising their discretion and judgment, in the superintending, and the ordering, conducting and a forth next reconstruct the ment, in the superintending, and the ordering, conducting, and so forth, and managing, of this any powers, however large and extensive, for any powers, however large and extensive, for the managing, the superintendence, and the conducting the affairs of the Company, to put an end to that Company altogether, a Company established for a particular trade, established for the carrying on the Banking business and a Bank, the character of which is specified, and there seems to be the most extensive powers conferred on the governing body—four out of the 574 are to carry on the affairs of that Company. Can it be within those powers given to carry on and manage the affairs of the Bank; can it be that there is a power to stop the Bank, and cease to carry it on at all, and then to enter into a contract, the whole effect, even if it were beneficial to the proprietors of the Bank, would be to wind up the affairs of the Company, whose operations and whose trade Bift, were beneficial to the proprietors of the proprietors of the single plant, would not will only in the Directors. Then the Gard is and treatedy vector in the Directors. Then the Gard is —"That is had cassed. The next is only as to the discovered the part of the proprietors of the part of the proprietors of the part of the p Company, whose operations and whose trade had ceased. The next is only as to the dis-charge of officers. Then the 53rd is—"That such Board of Directors shall, or lawfully may, moneys shall be secured by any deed or deeds. or in whatsoever other manner the same shall be secured, due, owing, payable, belonging or appertaining to, the said Company." There again there are various species of loans contemplated, the purchasing of bullion and coin, which will be necessary for the ordinary business of the Bank, where coin or bullion is required; but there is not one word about borrowing, and no allusion to any necessity, which cannot be supposed to have been anticipated at the time of entering into this Deed, of any borrowing by that Company at all. Then the 55th section is—"That such Board of Directors shall, from time to time, settle and which will be presented by the Company of the control of the said Company and the concernency effects of the control of the co

abroad with a letter of credit, he must draw by bills, and that, my Lords, is the mode in which he pays out the money that is deposited: so that when we find provisions throughout the instrument for the regulating the form of notes and bills, that is sufficient in the ordinary business of all bankers, to find a meaning to satisfy those words, without supposing they apply in any respect to money borrowed; and, my Lords, it is very remarkable we do not find in any of these clauses the least allusion to the Lords, it is very remarkable we do not find in any of these clauses the least allusion to the borrowing of money at all, or any increase of the amount of capital or money which shall be at the disposition of these Directors for the purposes of the Bank. Then, my Lords, we come to the 64th section, which is, "that a general meeting of the members of the said Company shall be convened and holden at the house where the business of the said Bank shall be carried on and managed. for the purpose of be carried on and managed, for the purpose of transacting and considering the general business and concerns of the said Company, on a day to be appointed by the Board of Directors, of for the time being, within three weeks next after the 1st day of January," and so on.

"And that the time of holding every such general meeting shall be publicly advertised, or made known to the proprietors," and so forth. I merely refer to that, my Lords, for the purpose of making a single observation. It seems to be contrary to the clear opinion of all the some of the country to the clear opinion of all the some of the country to the clear opinion of all the some of these meetings. I refer to this clause at the present moment, in going through the deed, only for the purpose of remarking to my our Lordships, that there is no power at all conferred on any member who may accident tally be present at any of those meetings, which is not already vested in the Directors. These meetings, my Lords, are held in order that the proprietors may have an opportunity of investigations.

at a meeting special and ally by a majority of the old provided, and only by a majority of the old proprietary. Why, my Lords, if a necessity did oxist, I have always supposed that necessity as such an act—but they are to incorporate themplied where the necessity exists that such a power should be executed for the purpose of carrying into effect the concerns in this case of the Bank. If a necessity exists, my Lords, for stopping this concern, or putting an end to it, not at the end of 100 years, but at the end of ten years, which was just elapsing at the clime of this transaction - if, my Lords, a necessity existed for putting a stop to the concern, and a necessity should arise for the winding up and closing the affairs of the concern, how was it to be effected? Was it to be corresponding to take on themselves all the liabilities of Hughes and Hosking: that is, in consideration of retaining a loan of money of £150,000, in round carry on their business or continuing to realise profits to the Company whom they represent, but under an agreement or receive £150,000, which is to be applied in some way or other, under that new state of things created by this agreement. They are to cease to carry on, my Lords, the business of Bankers at all. They, of course, must proceed to wind up and terminate it, not at the end of 100 years, but at the end of ten years, which was just elapsing at the time of this transaction - if, my Lords, a necessity existed for putting a stop to the concern, and a necessity should arise for the winding up and closing the affairs of the concern, how was it to be effected? Was it to be effected? Was it to be effected, my Lords, by the Directors taking on themselves to enter into a contract with a rival Company, who were immediately to obtain all the customers and the accounts of this Bank for their own benefit, and their own profit in their trade? Was it to be entered into, my Lords, by an -agreement between the Directors and this Corporation? Or was it, as it is here expressly provided for—was it to be effected if it became necessary and desirable at all by a meeting regularly convened of the entire proprietary, and sanctioned by a majority of the entire proprietary? I apprehend your Lordships will find that here is a case in which this Company, constituted under this deed, have provided, and provided with the knowledge of the Corporation, with whom this contract is cutered into, that if the trade is not to continue for 100 years, but that if it is to be determined, and the affairs of the Convency determined, and the affairs of the Company are to be wound up, that then it shall be determined in the way pointed out; that is, my Lords, not by the Directors, but at a meeting as constituted by the deed, and by the votes of a majority of the entire proprietary; and we find, my Lords, that the contest is now carried on in a court of law for the determination of the business, and indeed for the determination. been entered into; and your Lordships, I think, will see this; whether the result of the business, and indeed for the determination of the business, and indeed for the deceiver of the means pointed out by the meeting of the means pointed out by the meeting of the proprietary; and the votes of the majority of the proprietary; but, my Lords, by the mere will and act of the Directors. This, therefore, my Lords, is the effect of the deed. And we now come to what the office of the deed. And we now come to what the ships will find that the general effect of the deed is, that the Bank is to be established as a bank of deposit and a bank of issue, to be carried on according to the usual and ordinary ended on according to the usual and ordinary mode and practice of banking. The Directors are appointed, not for the purpose of carrying on the concern; but for the purpose of carrying on the concern, but for the purpose of putting an end to the concern, but for the purpose of carrying it out. And we find that this that purpose also; not for the purpose of putting in an end to the concern, but for the purpose of carrying it out. And we find that this that purpose also; not for the purpose of carrying it out. And we find that this of the concern; that is, the power arising of the unique to this transcion; because, my Lords, in ordinary which was specified, unless put an end to in the manner pointed out, namely, by a meeting of the manner pointed out, namely, by a meeting of the manner pointed out, namely, by a meeting of the manner pointed out, namely; by a meeting of the manner pointed out, namely; by a meeting of the manner pointed out, namely; by a meeting of the manner of view, and that purpose are a majority of the lower and the proprietary; if and the votes of a majority of the lower and the proprietary; if and the votes of a majority of the ships will find that the general effect of the deed is, that the Bank is to be established as a bank of deposit and a bank of issue, to be carried on according to the usual and ordinary of mode and practice of banking. The Directors of the according to the usual and ordinary of mode and practice of banking. The Directors of the according to the purpose of putting an end to the concern; and, my Lords, they of carrying on the concern; and, my Lords, they of that purpose also; not for the purpose of putting an end to the concern, but for the purpose of carrying it out. And we find that this is company and trade were to exist for the term of the purpose of putting an end to the concern, but for the purpose of carrying it out. And we find that this is company and trade were to exist for the term of the majority of the proprietary; and the whole proprietary; that, my Lords, is the nature of the undertaking. And in now we come to what the agreement is which is a been entered into, and to which I must now invite your Lordships very particular attention, because there was a controversy during the tention, because there was a controversy during the controversy still, in which the parties seem to take opposite sides, as to what this agreement is really was. I have brought under your Lords ships attention the terms of the deed, and the intute of the institution, and the powers of it the Directors; and we now come to see, my and taking the whole of the materials and instruments constituting the agreement together, what will be found to be its legal effect; and, my Lords, I think it will be this: that whereas this Company existing under this deed were carrying on their business through their Directors,—they had met with some difficulty during the course of the year 1842; there had been a run upon'the Bank, but that run had been a run upon'the Bank, but that run had been a run upon'the Bank, but that run had been successfully met, and the difficulties overseome; they had entered on the year 1843, and they were still solvent, and actually earrying on the business of the Company. But, my Lords, they had become involved in some difficulty, and of this peculiar kind—there was the firm of Hughes and Hosking, who appeared to have banked with them, and with whom they had some transactions—and these Directors,

were needy to take on themselves the management of the concerns of Hughes and Hosking; but in what way they were to deal with those liabilities is not very clearly suggested; and, likewise, my Lords, it is another stipulation of this agreement, that whereas there is a distinct clause in the deed, binding on the Directors, and therefore binding on the Corporation, who have a knowledge of the deed; that the shareholders are to be at liberty whenever they think proper to transfer their shares; these parties have taken upon themselves to enter into an agreement by which they are to restrict and prevent the shareholders from transferring their shares, and whereby they have, I will not say rescinded—they cannot do that, but, my Lords, they have contravened and violated an important provision of the deed. That, my Lords, is the nature of the agreement that has been entered into; and your Lordships, I think, will see this; whether the result of the agreement be or be not that the Company are the settlement of the affairs of Hughes and Hosking clearly experienced by the Corporation; and I venture to say, my Lords, and I defy my learned friend to point out any possible effect of this transaction as regards the Company, greater or different from this; I mean, always treating the agreement upon their construction,—taking their construction of the agreement, that they substitute one creditor for another; that is owing, we will say, £169,000, or whatever it may be, to their customers on I deposits, owing to a certain number of customers who might have made their deposits or certain terms; that is, the amount of deposits carrying a low interest—it is said to be eight per cent. I believe, my Lords, it is seven per cent. Owing their deposits to their customers at a veven or eight per cent., they substitute for those customers and their claims to interest at seven or eight per cent., another and a totally different condition.

while, your London, that me persistent of the large of hisbery; the binedes of holders in the meaning of the large of hisbers, responsed to the specific point of the specific p October, a promissory note given to charge the proprietary, people who may have become shareholders in England, by purchasing shares in the months of March, or April, or May, or June, or July—they are to charge the proprietary of October instead of those who really owed the debts at the time the stoppage took place. If the power, my Lords, had been given which would lead all the proprietors to anticipate such a case would arise, they could not complain of it; but wifere the proprietary conferpowers on the Directors only for the purpose of carrying on the concern, where every stipulation they introduce, and every act they do is with a viow to the carrying on of the concern, how can it be said that a new set of proprietory, a number of persons who may have purchased their shares in April or May, while this transaction was going on, and months before any one could possibly have heard that any such event had, taken place as this unwarranted stoppage, how can it be said that this proprietary are to be made liable to a promissory note given in October, in order to pay the dobs due in February, even, my Lords, if it were given for that purpose. But now, my Lords, I pass to the agreement itself, because on that there is a controversy which your Lordships may think of some importance, though I must say for myself, whichever way the agreement is construed, I apprehend it is clearly ultra cires. samp this clearly shows that the origin of whatever difficulty really existed in the Company was from their interference with the affairs of Hughes and Hosking. They had no difficulty in their general banking business, there was no occasion for assistance, there was no want of prosperity, no want of resources; but from their having entered into these collateral engagements, making themselves parallely and the consolvers of the consolvers of the consolvers of the consolvers. but from their naving characteristics par-lateral engagements, making themselves par-ties to bills of exchange as securities for Hughes and Hosking, and having given gua-Hughes and Hosking, and having given guarantees for Hughes and Hosking they had plunged themselves into these difficulties; and this shows, also, that the Corporation not only knew the contents of the deed, but, my Lords, they knew what those engagements were in respect of Hughes and Hosking, which had led to their difficulties; and then, my Lords, it also appears, as I apprehend it will appear hereafter, that these guarantees given by the Directors of this Company for Hughes and Hosking were no more binding on the proprietors than this agreement to stop the Bank. Hosking were no more binding on the proprietors than this agreement to stop the Bank, contrary to the provisions of the deed. We have this further fact in that ease, that the Corporation were aware that this money was needed, the urgency of the necessity for the money altogether was not to carry on the banking business, which the Directors had nower to carry on, and in respect of which they had power to obtain accommodation, but it was for these engagements they had entered into by guarantees for Hughes and Hosking, which, under this deed, they had no power to enter into, so as to bind the other proprietors. They had no more power, my Lords, to pledge the money or the credit of the proprietary by those guarantees, for these general merchants and contractors, than they had to pledge it by assisting a steam packet company, or any other firm or company, although done by a banking company, whose affairs were entrusted to their management. Then, my Lords—"The negociation having been opened by this document, several interviews took place between the gentlemen who formed the Committee from the Bank of Australia and this Bank, and the result is embodied in the memorandum, of which the following tear and which I Hosking were no more binding on the pro-prictors than this agreement to stop the Bank hough I must say for myself, whichever way he agreement is construed, I apprehend it is learly ultra vires.

Lord BROUGHAM—Where is the memorandum ?
Sir F. Kelly—The memorandum, my Lord. Sir F. Kelly—The memerandum, my Lord, is in two places. I am going to refer to it, as it is found in page 98 of the appendix, and, my Lords, before I do so, just permit me to draw your Lordships' attention to the mode in which this question arises. It appears that when these difficulties took place we find to exist, with respect to the affairs of Hughes and Hosking, early in February certain communications took place between the two Banks, which resulted in a memorandum of agrees.

Hosking, early in February certain communications took place between the two Banks, which resulted in a memorandum of agreement, which was prepared by the Officer of the Corporation, and which sets forth the agreement in all its terms and parts, to which both parties originally assented. That was followed by a letter-and an answer, which are not quite consistent with it.

Lord Broudian—That is the letter of the 27th of February.

Sir F. Kelly—Yes, my Lord, although it does not so clearly define and specify the whole of the provisions of the agreement, this memorandum of agreement, having been assented to by the Directors of both Companies, and after this letter and answer of the 27th of February, and the 4th of March, the agreement went on in course of performance on both sides; on the side of the Company they ceased to receive deposits, they ecased to aut as a Bank of issue, they ceased to discount bills, and, in fact, stopped the whole business of, the Bank. On the part of the Corporation, they advanced certain sums of money, and certain transactions took place with respect to that part of the agreement which relate to the affairs of Hughes and Hosking. Then, my Lords, about the month of May, and throughout May and June, a difference arosa as to what was the real effect of the agreement between the parties, the Corporation instact, and they had a right so to do, as you will find when we turn to the agreement prepared by them and assented to be both sides, they insisting that it, was disfound themselves under the necessity of applying for some further accommodation from the Corporation. That, my Lords, led to the correspondence to which I am now about to call your attention, because now, while it is insisted on the part of the Corportion by Mr. Bethell, as it is now insisted by him, it was no part of the understanding or agreement between these two Companies that the Company, the Australian Company, should take upon themselves the liabilities of Hughes and Hosking, but they were merely under certain Deeds of Settlement to wind up the concerns. I will now call your Lordships' attention to the letter first—it is almost the last in point of date, but I call your attention to it first, the tetter from the officer of the Bank of Australasia, that is the Corporation, dated the 6th

quired to meet the circulation and deposits of the Bank of Australia £113,648; for its acceptances on account of Hughes and Hosking and J. T. Hughes, £80,185; for Hughes and Hosking a own acceptances, for the due payment of a large portion of which the Bank of Australia had granted letters of guarantee, £72,387;—making a total of £226,220." Now here I entreat your Lordships' attention for a moment to this, because, my Lords, this is a very important passage in this letter. Your Lordships will see that this, which is a statement, and appears in a letter of the Corporation, clearly shows this, that they contemplated that this very assistance which they were called on to render, and which constitutes the loan now sought to be enforced against these proprietors, would be partly indeed lent, to the extent of £113,000 would be required to meet the circulation and deposits of the Company; but part of it also was for Hughes and Hosking's own acceptances: for the due payment of a large portion of which the Bank of Australia had granted letters of guarantee. Now, my Lords, what is the effect of that: First of all, even as regards that portion, whatever it may be, that the Bank of Australia had gower to bind the proprietors by the guarantees. What right had the Corporation to whatever it may be, that the Bank of Australia had guaranteed. Upless their Directors had power to bind the proprietors by the guarantees, what right had the Corporation to lead money for the purpose of satisfying that guarantee, constituting no debt or demand at all against the Company as a Company. Supposing, and I am all along now assuming, in order to meet the great difficulties which existed to enable the Bank to pay their customers cheques, and so to prevent their stoppage—that the managing partners have power to borrow money to bind their proprietary for the purpose of satisfying their guarantees, on which their proprietary are not liable—guarantees which have been given in the name, perhaps, their proprietary are not liable—guarantee which have been given in the name, perhaps of the Company, but given by the Directors acting under a deed, which confers upon then acting under a deed, which confers upon them on power whatever to give guarantees, or to do anything but what is necessary for the ordinary husiness of the Bank; the sace does not stop there, because it appears they were to take on themough the affairs of Hughes were not to apply any part.

The should seem from the case does not stop there, because it appears they were to take on themough the affairs of Hughes of Australia had granted letters of guarantee," that there was some portion of them which the make the proper to connect themselves. Secondly, these sums they were not to apply any part.

subject, and the original of which is in the handwriting of the late Cashier. The Bank of Australia having stepped forward to extricate Messra. Hughes and Hosking from their embarrassments, encouraged by the other Banks affording support in this arrangement, will requity. Sir F. Kelly.—Yes, my Lord, that might well be advanced during the present year by acceptances of Messra, Hughes and Hosking's drafts at three months, to be renewed from time to time. The account current of Messra. Hughes and Hosking will be kept entirely at the Bank of Australiasia, and the contract, money, and all other transactions, pass through the Bank, under the management and control of the Cashier of the Bank of Australia. It is contemplated by this arrangement that nearly all the existing obligations of Messrs. Hughes and Hosking will be discharged during this year, from other available resources, leaving the £50,000, or money advanced by the Bank of Australia. It is contemplated by the Bank of Australia and the resources, leaving the £50,000, or money advanced by the Bank of Australia and the result is embadied in the memorandum of which the following is a copy, and which I read to them. I must pause here for a moment, my Lords, to remind your Lords, ships this clearly shows that the origin of whitever difficulty really existed in the Company was from their interference with the Lord Campany and so you may be entitled ultimately to get it. that is your money, and so you may be entitled ultimately to get it.

Lord Campbell — You deny all legal

Lord CAMPBELL — You deny all legal privity.

Sir F. Kelly—Yes, my Lord, we say that there is no legal privity at all between this Company and the Corporation in respect of this contract; therefore, my Lords, I am not at all upon the question whether some portion of this mency—because, my Lords, it is impossible to doubt but that some portion, and a causiderable parties—has been applied in parapossible to doubt but that some portion, and a considerable portion—has been applied in paying the debts of the Company, on which they were paying seven or eight per cent. only, and upon which they are now charged ten per cent interest. Still, my Lords, I am not disputing in a Court of Equity when the accounts come to be taken, but that the Directors and the rest of the proprietors—the Directors may be entitled to credit for some of this very money, and the Corporation be entitled to some of this very money out of the hands of the Company. We are now on an action at law on the promissory note, and upon a promissory note given in October, in substitution of three bills of exchange, which had been proviously given.

corporation were aware that this money was needed, the urgency of the necessity for the money altogether was not to carry on the banking business, which the Directors had power to carry on, and in respect of which they had power to obtain accommodation, but it was for these engagements they had entered into by guarantees for Hughes and Hosking, which, under this deed, they had no power to enter into, so as to bind the other proprietors. They had no more power, my Lords, to pledge the money or the credit of the proprietary by those guarantees, for these general merchants and contractors, than they had to pledge it by assisting a steam packet company, or any other firm or company, although done by a banking company, whose affairs were entrusted to their management. Then, my Lords—"The negociation having been opened by this document, several interviews took place between the gentlemen who formed the Committee from the Bank of Australia and this Bank, and the result is embodied in the memorandum, of Messrs. Hughes and Hosking's affairs. Acceptancies to be paid to the end of the year, £188,573. Then there is, my Lords, sums to be received—ten mentils contract, £25,000; bills—Tigress, £10,000; Mary, whaler, £10,000; making £65,000. Say from mortgages, very doubtful, £10,000. This, my Lords, is only important to show the general nature of the concerns of Hughes and Hosking, and show consequently the business they carried on wan not a business in which this Australian Bank, or rather its Directors, had any right whatsoe ever to embark the property of their proprietary. "Say from mortgages, very doubtful, £10,000, making £65,000—to \$60,000 beyond what we held ourselves, in carry of the corry helds the money count and character the effect may be.

Sir P.Kelley—With the money count undebtudy, and these three bills of each provision by when being and they are open to the comment of the comment of the comment of the comment of the correspondence, my Lords, we have been held liable. They were given, or the correspondence of given.
Lord Campages—With the money counts. f the but £145,000. "But as these recoveries would the ptan lated should continue to pay a dividend of eight pershich each of the contemplated that the Bank of Australia should continue to pay a dividend of eight pershich each on the capital of £220,000 to its shared at sum of £200,000 to £250,000 would be resented to the continue to pay a dividend of eight pershich the same of £200,000 to £250,000 would be resented. own onis, would be paid of by the end of the year, with the exception of that advance; but by the above statement it appears that the amount of Hughes and Hosking's acceptancies is £188,878, with receipts to be calculated on only to the extent of £65,000; in which

cies is £188,878, with receipts to be calculated on only to the extent of £65,000; in which case there would be £124,000 outstanding at the end of the year. It is necessary to look at these engagements as bond fidel, without reference to renewals, as we have no pledge from the other Banks that they would consent to them. In consequence of the obstacles to the proposed arrangement pointed out in this memorandum, further discussions took place, which resulted in a statement, bearing date the 21st February, being laid before this Bank, by which it appeared that there would be required to meet the circulation and deposits of the Bank of Australia £113,648; for its acceptances on account of Hughes and Hosking and J. T. Hughes, £80,185; for Hughes and Hosking and J. T. Hughes, £80,185; for the due payment of a large portion of which the Bank of Australia had granted letters of guarantee, £72,387;—making a total of £220,220." Now here I curteat your Lordships will see that this, which is a statement, and appears in a letter of the Corporation, clearly shows this, that they contemplated that this very assistance which they were called on to reader, and which constitutes the statement of the Corporation itself, and submitted which I now propose to read, prepared by the officer of the Corporation itself, and submitted to Mr. McLaren, the officer of the Union Bank, to Mr. M'Laren, the officer of the Union Bank, who was to reader some assistance also, and submitted to the Committee of the Company, "and read it to, and received the assent to it, of your Committee before I submitted it to Mr. M'Laren." Now, my Lords, here is the agreement—"Memorandum. First, the Bank of Australia to carry on their own concerns and those of Hughes and Hoskings, J. T. Hughes and J. Hosking, which they will now incorporate with their own, will require assistance to the extent of say £250,000,of which £120,000 will be called for immediately, and the remainder will be spread over the five which £ 120,000 will be called for immediately, and the remainder will be spread over the five or six ensuing months." Nowhere, my Lords, the very first stipulation is, that this money is to be lent to enable them to do what? To carry on their own, and if it were necessary we could find the meaning of that word is not merely to carry on their own concerns as bankers, but they are to put a stop to those concerns and to wind them up, "to carry on their own concerns and the concerns of this agreement is, that the money is to be lent to enable these. Directors to carry on their own concerns and the concerns of Hughes and Hosking. Supposing this, my Lords, that there was an authority to borrow money to carry on the concerns of a bank; be it so, there can be no anthority to borrow money to carry on the per annum, and coasent to the following conditions, first, to case to be a bink of issue, and polity, and issues, decayed the reduction of purverers. To be made in circupes on, or the more of the lanks which may greate into the arrangement with them." So that here into the arrangement with them," So that here is not to be made in circupes on, or the more of the lanks which may extra plant to record the lank of the more of the lanks which may extra plant to record the lank of the polity in the condition on which in this agreement, that the condition on which has he is the set to curry on its butters as a bank of a large in the lank of the lank of a large in the lank of the lank lanks. There again, in lank of the lank lanks. There again, and the lank of the lank lanks is the lank of the lank lanks. There again was a large of the lank lanks. There again was a large of the lank of the lank lanks. There again was a large of the lank of the lank lanks. There again was a large of the lank of the lank of lanks in the lank of the lanks of the l is, the Directors, as they did to Mr. Titterton when he desired to transfer his shares, having contracted to sell them, they rafused to effect that transfer, and a little while afterwards—it was about that time, or a week or two afterwards, that the Corporation begun to advance this money, and by the month of October it amounted to £154,000, for which this promissory note is given. If this action be maintainable, my Lords, this Corporation may recover the whole £164,000, and the interest, making up nearly £200,000, against that very individual A B, because they have permitted no transfer, and he could not transfer his shares, he still remains a proprietor; each proprietor being liable in solido for the whole demand, which may be recovered against that very proprietor: and one reason why these very people are parties is under the power they take to themselves, they have notice of the deed under which every proprietor has power to part with his share ties is under the power they take to themselves, they have notice of the deed under which every proprietor has power to part with his share whenever he thinks proper; I may as well, my Lords, at once, it will save me reading it hereafter, refer for that purpose to Mr. Titterton's evidence, it is in page 25. near the top of the page. He says, my Lords, "I was a sharcholder of the Company in 1843; I agreed with Mr. Elliott, in October or November, 1843, to sell my shares to him; Mr. Walker, the cashier or acting cashier, refused to let me transfer." Then, my Lords, on cross-examination, he says—"I consider that I have transferred at the office; I advertised my retirement, but not in any newspaper nointed out by the Directors, or as they thought fit; I asked Mr. Walker that a newspaper might be pointed out, and he refused in toto to allow the transfer." I put, therefore, my Lords, concerning A B, hypothetically, the case that actually occurred at some different date to Mr. Titterton. Here is a case in which an individual has become a member of this Company upon the terms of this deed, and this deed only, on the full faith and reliance that that deed would alone be binding on them, and would be acted on as concerns his rights. He finds that he has by the and this deed only, on the full faith and reliance that that deed would alone be binding
on them, and would be acted on as concerns
his rights. He finds that he has by the
terms of the deed a power to transfer his shares
whenever he thinks fit—he contracts
to transfer them—he applies, my Lords,
to the Directors of the Company to complete the transfer in their books, in
order to give legal effect and validity to it.
He finds, in consequence of the Corporation
having entered into this agreement with the
Company, that he cannot complete the transfer,
and the Corporation therefore, by means of
their having exacted this condition from the
Company in direct violation of the terms of the
Deed of which they had notice; and by means
of that violation of the Deed, which they thus
exact, and to which they are parties, they
actually may come for the whole £200,000 an
this very individual,—they making him liable
for this enormous and ruinous demand, by having exacted this complete the transfer, and the Corporation therefore, by means of their having exacted this condition from the Deed of Assiralia, which you have resited, but also by the terms of the Deed of Assiralia, which you have resited, and the Corporation therefore, by means of their having exacted this condition from the Deed of which they had notice; and by means afthat violation of the Deed, which they that sexet, and to which they are parties, they means of which they had notice. Can it be contended, my Lords, to the Deed, of which they had notice. Can it be contended, my Lords, to the benefits of the contended, my Lords, to the impossible in giving effect to any action; in dealing with an action of law, it is quite impossible in giving effect to any action, in dealing with an action of law, it is quite impossible to do justice, my Lords, to the parties when are now before your Lordships, and whose rights and property depend on your Lordships, and whose rights and property depend on your Lordships, and whose rights and property depend on your Lordships, and whose rights and property depend on your Lordships, and whose rights and property depend on your Lordships, and whose rights and property depend on your Lordships, and whose rights and property depend on your Lordships, and whose rights and property depend on your Lordships, and whose rights and property depend on your Lordships, and whose rights and property depend on your Lordships, and whose rights and property depend on your Lordships, and whose rights and property depend on your Lordships, and whose rights and property depend on your Lordships, and whose rights and property depend on your Lordships, and whose rights and property depend on your lords and lord the large that the corporation to enter into any contract without their express suthority, which affected their rights under a Deed by which alone they had been converged appearance impossible to the converged appearance impossible and the large that the corporation to enter into any c shareholders, for the Directors and this Corporation to enter into any contract without
their express authority, which affected their
rights under a Deed by which alone they had
given authority to the Directors to act for them.
The next, my Lords, "is Hughes and Hosking,
and the individual partners to execute a Deed
of Trust to the Bank of Australia, assigning all
their property, and restricting themselves from
incurring further liabilities of any description."
Bank of Australia to incur no further liabilities
without consent of said Banks, but to wind up
and get in their capital as a Loan Company. I
am afraid, my Lords, as I have said more than
once, that I know not exactly what that means: their express authority, which affected their rights under a Deed by which alone they had given authority to the Directors to act for them. The next, my Lords, "is liughes and Hosking, and the individual partners to execute a Deed of Trust to the Bank of Australia, assigning all their property, and restricting themselves from incurring further liabilities of any description, which was then such an arrangement been curried out, it would be an arrangement been curried out, it would be an arrangement been curried out, it would incurring further liabilities of any description, which was then such an arrangement been curried out, it would be an arrangement been curried out, it would incurring further liabilities of any description, which was then such an arrangement been curried out, it would be an arrangement been curried out, it would incurring further liabilities of any description, which was the such and their properties of the work of any description, which was then such an arrangement been curried out, it would be an arrangement been curried out, it would incurring further liabilities of any description, which was then such an arrangement been curried out, it would incurring further liabilities of any description, which was then such an arrangement been curried out, it would incurring further liabilities of any description, which was then such an arrangement been curried out, it would incurring further liabilities of any description, which was then such an arrangement been curried out, it would incurring further liabilities of any description, which was then such an arrangement been curried out, it would be an ar

gener with the letter of the 27th of February, and the one of the 2nd of March, in answer, constitute the agreement,—the whole of them taken together.

Sir F. Kelly—Yes, my Lord, the whole constitutes the agreement; and as you are aware, that was the agreement between these parties. They do not appear, my Lords, to have employed an attorney to draw up a solemn instrument or formal deed of that description.

My Lords, where a banking transaction, or a mercantile transaction, rosts as this does, on various communications and correspondence, and documents passing from one to the other, it is not one particular letter that is to be taken as constituting the agreement, but the whole must be taken together as constituting the agreement; and even, my Lords, if there were any doubt about that which I contend for, that is what they themselves contend for, and such was the construction they insisted on throughout the whole of the transaction. Even, my Lords, if it were otherwise, it would be quite enough for my purpose, in one point of view, on which I ventured to submit this caste to your Lordships; these parties can only at all events be justified in lending money on the credit of their own proprietors, if that money be really necessary, and it be applied under that necessity to the benefit and for the purpose of the proprietary, in the carrying on their business. It appeared, my Lords, they lent this money with a view, and knowing our intent that it should be applied to what would be legally 1 speaking, a fraud on their proprietors; that is, my Lords, in satisfying the liabilities of Hughes and Hosking. And now, my Lords, let us see what the construction which the gentleman who prepared the instrument, their, what is the construction he put on it. He says, immediately after setting forth this instrument, if the proprietors is that is, my Lords, in the assertion that from the commencent of the negotiation it was clearly understood between the Banks that Mesers. Hughes and Husking's affairs were to be under the sole man fers, in this paper, prepared by himself and sub-mitted to the Committee of the Company, as a part of the agreement, which he says results in this, that that establishment undertook to meet

part of the agreement, when he says results in this, that that establishment undertook to meet of their current liabilities as they fell due. He regoes on, my Lords,—"And I submit that this view of the case is supported not only by the 4th clause of the obligation entered into by the Bank of Australia, which you have recited, but also by the terms of the Deed of Assignment of their property, which Messrs. Hughes and Hosking executed to the Bank, in pursuance of that arrangement. The Bank of Australia has altready admitted that the original agreement was not carried out, because it was found that the statements upon which it was founded were incorrect. That those statements were received as correct by the Bank of Australiasia, is obvious from the fact that upon the faith of them it entered into the arrangement, and made the advances in question; and

appear at this early period to have felt that such a transaction of this kind would not be made binding on the proprietary, without a reference to a meeting, and a meeting of the whole proprietary, because, my Lords, here they say that they have come to a "Resolution of calling a meeting of Proprietors, for the 16th of March next, for the purpose of making the necessary arrangements for terminating the business of the Bank, and converting it into a Loan Company." And, my Lords, if that had been done, if a meeting of the Proprietors had been so convend, as to draw together a sufficient number of the Proprietors to reacind or relax under the 77th Article of the Deed, the various provisions of the Deed, as to the carrying on of this banking concern, and authorising the Directors ta put a stop to it, and in other respects, to confirm this agreement, it is possible, though, as to some points, it would be very doubtful, whether any absent Proprietor could be boundwhether certain articles of the authority and power conferred upon the majority of the Proprietars by the 77th section. They could not, unless there was the presence of a majority of the Proprietors there was the presence of a majority of the Proprietors.

prietary by the 77th section. They could not, unless there was the presence of a majori'y of the Proprietors; because, under the agreement, the whole Proprietary would have had at least the power to dispense with this provision of the Deed, some of the provisions of the Deed, some of the provisions of the Deed which were directly at variance with that agreement; but, my Lords, that was never done, on the contrary, speaking of the meeting of the 16th of March, which was held, and of which we have but this imperfect account, it does not appear to be a meeting of the majority of the Proprietary at all, it was merely a meeting at which twenty or thirty of the Proprietors were present; nor, my Lords, does it appear,

dence as to the number of shareholder meeting.

Mr. F. Krilly—Yes, there is; I will show it to you. I will mention this at once. It appears very clear that at none of these meetings was there ever more than thirty Proprietors

Mr. BETHELL-I am not aware of any ex

Mr. BETHELL-Those were the half-yearly

At Bathurst, on the 27th ultimo, Mrs.Richard Machattic, of a daughter.

At Stroud, Port Stephens, on the 26th April, Mrs. T. L. Ebsworth, of a son.

In November last, at the parish Church of Stoke Damerel, Devonshire, by the Rev. W. J. St. Aubin, John King, Esq., Surgeon R.N., to Lucy, second daughter of John Crealocke, Esq., of H.M. Dockyard, Devonport.

By special license, at the residence of J. Gilchrist, Esq., Darlinghurst, on the 29th April, by the Rev. Dr. M. Garvie, James Andraw, Esq., of Londoryan, Darling Downs, to Barbara Hay, eldest daughter of John Richardson, Esq., W. S., Edinburgh.

At his residence, North Erisbane, on Tucs-

At his residence, North Brisbane, on Tuesday, 13th April, George Milner Slade, Esq., aged sixty-three years; Clerk of the Bench, Registrar of the Court of Petty Sessidne, and Postmaster. The deceased departed this life very suddenly; he had attended to business on the previous day, and on the day of his death had made up the mail for Sydney.

At Coolangatta, Shoalhaven, on the 19th instant, John Berry, Esq. His death was the result of an accident occasioned by his horse falling under him. falling under him.

SALES BY AUCTION.

MONDAY, 1ST MAY. WINDOW GLASS. MR. SAMUEL LYONS Will sell by auction, at his Mart, This Day, Monday, let May, 200 BOXES WINDOW GLASS, Assorted, from 10x8 g

RETABLISHED 1840. AT THE LABOUR BAZAAR, PITT-STREET. MR. W. G. MOORE RESPECTFULLY begs to acquain the public that he will sell,
This Morning, The usual extensive collection of HOUSEHOLD FURNITURE,

Two large brewer's vala
And at 12. Horse, dray, and horness Terms—Cash.

MONDAY, MAY 1. FLOUR, CONGOU TEA, GROCERS PAPER, SPUNYARN, DRAB CLOTH, FURNITURE, &c., &c. M R. SAMUEL LYONS will sell by auction, at his Mart, This Day, 1st May,

At leaven o'clock,
At eleven o'clock,
About eight tons colonial flour
16 chests of congon tea
2 bales grocers' paper
Spunjarn, drab cloth, &c. HOUSEHOLD FURNITURE, Consisting of
Sofas, tables, chairs, wardrobes, &c., &c.
Terms at sale.
7825

MONDAY, MAY 1.

FINE PLAVOURED RUM, SHERRY AND LONDON ALE AND PORTER. MR. SAMUEL LYONS will sell by

THIS DAY, MONDAY, 18T MAY,
At eleven o'clock,
10 Hogsheads fine flavoured rum
25 Ditto Barelay and Perkina's ale
25 Ditto ditto ditto porter

3 Ditto ditto ditto porter Very superior sherry, in pipes, hogsheads, and ery superior. quarter-casks. Terms at sale.

SALE AT WINDSOR, ON THURSDAY, 4TH MAY, MOST VALUABLE PROPERTY IN WINDSOR,

BREWERY, COTTAGE, AND STOKES. MR. SAMUEL LYONS will sell by auction, at Windsor, On the premises, on

THURSDAY, 4TH MAY, At 11 o'clock, The following valuable property in WIND SOR, COUNTY OF CUMBERLAND, de

SOR, COUNTY OF CUMBERLAND, described in deed as follows:—

"All that piece or parcel of land, No. 7, containing by estimation one rood three perches, more or less, lying, situate, and being, in the town of Windsor, in the colony of New South Wales, portion of that piece or parcel of twenty acres of land, called by the name of Catherine Farm, lying and situate in the district of Mulgrave Place, in the colony of New South Wales aforesaid.

"And also that piece or parcel of land, ocutaining by estimation eleven perches, more or less, situate in the town of Windsor aforesaid, in the district aforesaid, bounded on the south side by the property of Thomas Noakes Fisher, &c."

The Improvements and Buildings on the property consist of

property consist of A BRICK-BUILT BUILDING. with large copper, &c. already fixed for A BREWERY, adjoining which is a good substantial slab-built

STORE. Fronting to Church-Street, is a
BRICK BUILDING,
containing two rooms, for a Counting House,
and fronting CATHERINS-STREET there is an
EXTENSIVE BRICK-BUILT BUILDING,

omprising
A DWELLING-HOUSE AND STORES, at present occupied by Mr. Thomas Noake Pisher. In the rear of the house is a goo garden, and the whole is ferced in with a goo

garden, and the whole is ferced in with a good substantial fence.

TERMS:—

Twenty-five per cent. cash deposit on the fall of the hammer, the residue by an approved bill at three months, dated from day of sale.

7198

MOST EXTENSIVE AND VALUABLE INCOME PROPERTY. FOR SALE,

In consequence of the Propjetor's departure for England.

Lot 1: The Rose Inn, producing £150 per annum.

2. The Fitz Roy Inn, producing cing £120 per annum.

3. The Star Inn, producing £50 per annum, Ready Creek.

4. A verandah Cottage, £30 per annum, Yass.

Yass. Allotment No. 12 section 16, Yass.

Allotment No. 12 section 16, Yass.
 Allotment No. 17 section 16, Yass.
 Allotment No. 17 section 17, Yass.
 Allotment No. 1 section 4, Goulburn 9. Allotment No. 2 section 4, Goulburn 10. Allotment No. 1 section 16, Bowning 11, 12, and 13. Allotments Nos. 2, 8, and 4, section 16. Bowning
 Allotment No. 2, section 7, Gundagai 15. Allotment No. 3, section 7, Gundagai 16 and 17. Allotment Nos. 4 and 5, section 7, Gundagai

tion 7, Gundagai Terms most Liberal, viz :--25 per cent, cash deposit 25 per cent, at 12 months, without interest

50 per cent. can remain at 8 per cent. during the pleasure of the purchaser.

M. STUBBS is favoured with into his departure for England, to sell by public auction, at the Mart, King street, on

WEDNESDAY, 3RD DAY OF MAY, At twelve o'clock precisely, The whole of the above mentioned INCOME PROPERTY. Yielding £360 per annum FURTHER PARTICULARS OF LOTS 1, 2, 3

Of LOT 1.

The "Rosa Ins," comes recommended to espitalists as being a sound substantial income property, brick built, and contains ten excellent rooms, underground cellar, a brick store in the rear, stone-built kitchen with three rooms, ten-stall flagged stable, loft, coach house—"driving" a great ready money trade, and now let to Mr. Henry Hart at £150 per annum.

Of 143T 2. AND 4.

Of LOT 2. A substantial brick-built house, now in ful "THE FITZ ROY INN," ontaining ten fine commodious rooms and inderground cellar, kitchen, extensive stabling underground cellar, kitchen, extensive sheds, and now let to Mr. Daniel Murray

sheds, and now let to Air. Daniel Autray at £120 per annum, whose prospects are as flat-tering as those of his predecessors, and who accumulated a handsome fortune in four years, it is situated in Comer-street, and covers an ere of ground.

Acre of ground.

No. 3

Is a brick-built house at "Ready Creek," about thirty miles beyond Yass, on the Port Phillip Road, known as "THE STAR INN,"

containing ten (10) rooms, and at present let to Mr. Gregory Fitzgerald re £50 per annum-kitchen, brick-built stables for eight horses and promising every requisite for the government and comfort of a large business. No. 4.

No. 4.

A verandah Cottagg, situate in the town of Yass, containing four rooms and stone-built kitchen, stabling, outhouses, and everything complete for rendering it retired and comfortable as a private residence. It is now occupied by Mr. Solicitor Allman at a rental of £30 per anum—corner of Rossi-street, two acres, all fenced in.

THE MONDAY MORNING REGULAR; TO SHOPKEEPERS, DEALERS, AND

OTHERS.
To be Sold by Auction, at Mr. Samuel Sulomoas, at Rooms, 26, Hunter-At eleven o'doek,

Dolland's telescopes, superior pictures (new style), swing and other looking glasses, two splendid pier glasses, second-hand wearing apparel, men's tweed costs, fur shoes, tea boards, hnives and forks, hair brushes, tooth brushes, remnants cloth, furniture, &c., &c., &c., 7421

TO GENTLEMEN OF CAPITAL AND WHO ARE DESIROUS OF PURCHASING 900 TO 1000 HEAD CATTLE. DISISTING OF HULLOCKS, COWS, HEIFER

WITH THE PRINCE OF STATIONS ALONG WITH THEM, BOGIWONG.

TO BE SOLD BY PUBLIC AUCTION, BY MR. STUBBS, ON FRIDAY, THE 12TH DAY OF MAY, At the Mart, King-street, at twelve o'clock

900 TO 1000 HEAD OF CAT-TLE, with the BOGIWONG STATION given in, and well known to have produced the fattest cattle ever sent to the

Sydney Market.

The Cattle are of a very superior quiet breed, all rolling fat, and a large proportion fit to boil down. to boil down.

Of the Station—It is the celebrated fattening station BOGIWONG, being the lower
station of the Castlereagh, combining the
splendid Mysal pasture of that river, with
secure water both front and back, ten miles

AGRICULTURISTS AND SMALL PARMEES, 203 ACRES OF LAND, IN THE FERTILE DISTRICT OF JERRY

MR. STUBBS is instructed by the proprietor to sell by public auction, at the Mart, King-street, ON WEDNESDAY, THE 3RD MAY,

IN ONE LOT,
Grant of Land of 100 acres, and an adjoin-A Grant of Land of 100 acres, and an adjoining purchase of 103 acres, at Jerry's Plains,
County of Hunter, Parish of Wambo.
The whole is stumped and cleared; 180
acres fenced into paddocks of forty to fifty
acres, with a substantial four-railed fence.
Quit Hent Redeemed.
And will be knocked down to the highest
bidder.

Terms liberal

Terms liberal. AN ABSOLUTE SALE

TWO EXCELLENT FAMILY
RESIDENCES.
SITUATE IN RYDE PARE, NOW IN THE OCCUPATION OF RESPECTA-

Offering a rare opportunity for gentlemen wishing to obtain a profitable investment of capital.

Together with,
A VALUABLE PLOT OF BUILDING
LAND,
AT THE CORNER OF ELIZABETH AND

BATHURST STREETS, SYDNEY. M R. STUBBS has received instructions from the agents of Deputy Assistant Commissary-General Connell

tions from the agents of Deputy Assistant Commissary-General Connell

TO SELL BY PUBLIC AUCITON,
At his Mart, King-street,
ON TURSDAY, 23 mp May,
At 12 o'clock precisely,
All those two very handsome and wellarranged family residences, situate at the
corner of Elizabeth and Bathurst streets,
Sydney, the one laving a neat balcony on the
accond floor—the other of more extended
accommodation, as will be more fully detailed at the sale.
From the uniform occupation of these elegant town houses by persons of respectability,
Mr. Stubbs deems it inexpedient to say more
than to assure the rich capitalist of Sydney, or
the wealthy flockmaster in the country, that it
is rarely, and very seldom indeed, that such
an opportunity offers to secure the purchase of
so splendid a property.
Another of its distinguishing advantages is,
that it enjoys the fine open area of Hyde Pak

t all times averable and favorable to

that it enjoys the fine open area of Hyde Park
—at all times agreeable and favourable to
health, with views the most varied and beautitul, and extending from Lyons's and Bur-dekin's buildings, St. Mary's, the Domain, and Woolloomool-oo, Sc., to the Reads. Terms liberal, made known at the sale. 7940

UNRESERVED AND MOST IM-PORTANT BOOK SALE. 3000 VOLUMES

BOOKS, JUST LANDED, EX ROBERT SYERS, FROM LONDOW.

MR. MORT

Will sell by public suction, at his Rooms,

George-street,

MR. MORT

Will sell by public auction, at his Rooms,
George-atreet,
To-Morrow, 2ko May,
At half-past 10 o'clock precisely,
SO(O) VOLUMES of New,
Standard, and elegantly
bound works, amongst which are—
Shakespere's Works, Scott's Works, Martin's
British Colonies, Jamison's Social Life in
Germany, M'Farlane's Indian Empire, Life
and Speeches of O'Connell, Statesmen of
the time of George III. Tudor's Mexico,
M'Farlane's French Revolution, M'Nevin's
Eminent Irishmen, Drs. Liston, Little, and
Brodie's Works; Russell's Modern Europe,
Bob Norberry, The Commissioner, Harry
Lorrequer, Raby Ratler, George St. George
Iolian, Heads of the People, Jack Hinton,
Arthur O'Leary, Floreston, Penny Magsine, new series; Mirror, America and the
West Indies, Windsor Castle, Dr. Chalmer's
Works, Gibbon's Miscellaneous Works,
Robinson Crusce, Life of a Lawyer, Laird
of Logan, Matilds, Mysteries of Paris, St.
Patrick's Eve, The Battle of Life, The
United Irishmen, Court of Queen Anne,
Pickwick Abroad, Seymour's Sketches, Gil
Blas, Ammodeus, Barnes on the Gospels, Lives of
the Saints, Christian's Library, Lawyer in
Love, Peter Parley's Keepanke, Miss Martineau's Tales, Burns' Works, Homer's
Works, The Decameton, The Amulet, Gulliver's Travels, Telemachus, Comio Miscellany, Hood's Whims and Oddities, Book of
Geology, Juvenile Ancedores, Juvenile
Fianist, Massinger's Works, Noveliar's
Library, The Crusador's Son, Cabul and
Punjab, Thompson's British History, Sotherby's Poems, Hawker's Morning Portion,
Jenk's Devotions, Bogatzly's Golden Trees
sury, Mudie's Mural Man, Lady Blessington's Viotim of Society, Forget me Nots,
Story Books and Annuals.

ALSO,
Lira Harmonica, elegannity bound—Waltzes,
songs, ballads, &c., by the most popular

ALSO,
Lira Harmonica, elegantly bound-Waltzes,
songs, bellads, &c., by the most popular composers
Views in Belgium and Nassau
Pictorial History of Lancashire
New Tale of a Tub

Book of Animal Gems of Beauty
Water Colour Gallery, &c.
The whole of these books being for positive unreserved sale, are well worthy of the
attention of librarians, booksellers, and the

innum—corner of Rossi-atreet, two acres, all enced in.

A brighter opening for the purchase of a sount income never presented itself to the public,

Terms at sale,

7443

FOR IMPERATIVE SALE

VALUABLE STATION AT MORETON BAY. MR. MORT HAS received instructions to sell by public auction, at his Rooms, (without

To-Monnow, Mar 2, At 12 o'clook,

A WELL BRED LOT OF YOUNG
SHEEP,
Together with

AN IMPROVED STATION ON THE STEWART

Capable of depasturing
12,000 SHEEP.
The following is the muster of the Sheep:
890 Maiden and breeding swes
435 Wethers, one year old and upwards
416 Weaned lambs, (equal number of eace) 37 Rams

These Sheep are from the celebrated flocas of Thomas Icely, Req., and the Australian Agricultural Company, and are Warranted

Is situate on the RIVER STEWART, in the neighbourhood of the stations of Mesars. Freill, Cardew. Haly, Lawsons, and Alexander, &c. It is well watered, and peculiarly adapted for Sheep, of which it is warranted to depasture 12,000.

ALL IMPROVEMENTS GIVEN IN. Which consist of—
Good verandah hut at head station
Shepherda' hute
Wool-shed
Sheep-yards, &c.
To parties who are over-stocked, and may

rootage.

Note.—Parties who have really made up their minds to buy such a property, are invited to attend the sale, especially as they find that their calculations will be responded to by the hammer of the auctioneer.

Terms—26 per cent. cash deposit, and the residue at three and six months without interest.

To parties who are over-stocked, and may be wise enough to prefer the purchase of an established run with all its improvements, so the dangers, difficulties, and expenses of founding new stations in the far north, this is a Leasthold Property well worther of attention.

Terms—26 per cent. cash deposit, and the residue at three and six months without interest.

Table 2012 To parties who are over-stocked, and may be wise enough to prefer the purchase of an established run with all its improvements, so the dangers, difficulties, and expenses of founding new stations in the far north, this is a Leasthold Property well worther of attention.

Terms—26 per cent. cash deposit, and the residue at three and six months without interest.

SUGAR.
KANGAROO SKINS.
PATRIT WATERPROOF INDIARUBBER DRAY COVERS.

By order of W. C. Botts, Esq.
MR. MORT HAS been favoured with instructions from W. C. Botts, Esq., to sell by

AT HIS WHARP, DARLING HARBOUR,

On Wednesday, 3rd May, At helf-peet 11 o'clock, 23 Barrels Base's ale, Nos. 2 and 3, Herald 24 Casks Merzetti's ale 4 Hogsheads 2 Quarter-casks Claret.

2 Cuarter-casks |
4 Pipes |
4 Pipes |
6 Hogsheads |
6 Quarter-casks sherry |
4 Cases ditto, 7 dozen each |
Also, |
120 Dozen Superior Dressed KANGAROO |
SKINS |
Also, |

18 Tons GROCERS SUGAR Also, 60 Patent India-rubber dray covers, assorted

VALUABLE ESTATE OF RING WOOD, ON THE HUNTER. MR. MORT Has received instructions to sell by public auction, at his Rooms, George-street, on

FAIDAY, 12 rm MAY,
Attwelve o'clock,
ALL that piece or parcel of Land,
situate in parish of Thornton, in the
county of Gloucester, in our said solony,
containing by admeasurement 640 scres, be
the same more or less, commencing at the
northern extrems of the cast boundary line
of Michael Henderson's 1280 scres grant,
and bounded on the north by an east line of
80 chains, on the south by a west line of 80
chains, on the south by a west line of 80
chains, and on the west by 80 chains of the
last boundary line of Michael Henderson's
grant, bearing north to the northarn extrems of its cast boundary line as aforesaid,
being the land sold as lot 131, in pursuance
of the advertisement of 25th May, 1836."
RINGWOOD.
This form is situated on the coad to Port FRIDAY, 12rm MAY,

This farm is situated on the read to Port tephens and New England, and is 7 miles om RAYMOND TERRACE and 4 miles

Stephens and New England, and is 7 miles from RAYMOND TERRACE and 4 miles from WILLIAM RIVER.

It conts ns 640 ACRES, all substantially fraced and, divided into 8 paddocks, 20 acres of which are cultivation paddocks, and 30 acres more are felled and partly cleared, a GARDEN OF 4 ACRES securely fenced, the greater portion of which is planted with CHOICE TREES AND VINES most of them in bearing, 100 are Orange.

THE COUNTY OF TREES AND VINES most of them in bearing, 100 are Orange.

store room, all floored, and six of the rooms

Cottage, with three rooms, verandah, so ceiled with a inch boards, a detashed kitchen,

A good garden, paled huts and harness house; also, 8 milking balls and calf pon, 3 stockyards and pigstyes. This farm is obusdantly supplied with water in the dryest seasons, and commands a back run for many miles.

This property, from the influx of smigration, must necessarily become extremely valuable, and is therefore well worthy the attention of agriculturists and others.

For further particulars apply to the austioneer, or to John Smith, Eq., Solicitor, O'Connell-arrest, where an abarract of the title may be seen.

VALUABLE STATION AT QUEAN-CONGWARRA

THREE THOUSAND SHEET At 12 o'clock, S H E E P

FINE STATION OF "CONGWARRA." THE SHATION OF "CONGWAR,"
THE SHEEP consist of the following,—
600 Ewes, 3 to 5 years old
450 Ewes, 2 to 3 ditto
300 Maiden Ewes, 20 months
550 Wethers, 20 months to 5 years
800 Lumbs
55 Rame

has been offered, but the proprietor prefers closing the matter by selling the sheep and 5968 giving in the station and all improvements.

FOR POSITIVE SALE!

58 Pipes CAPE WINE
116 Half-pipes ditto
30 Quarter-pipes ditto
18 Half-pipes PONTAC
17 Quarter-pipes ditto. MR. MORT

H AS received instructions from Mearrs. J. and J. Levick, to sell Without the slightest reserve whatever, at the Stores of A. Keille, Esq., Queen's Wharf,

ON THURSDAY, THE 4TH MAY, At twelve o'clock,

At twelve o'clock,

The above-named wines, duty paid,

Mr. Mort's instructions are, to sell the
wines without any reserve, the sale is therefore
particularly worthy the attention of the trade,
storakcepers, innkeepers and the public.

Terms at sale.

7451

PUBLIC AUCTION. MR. MORT Has been favoured with instructions from the above named trustees,

TO LEADE BY PUBLIC AUCTION, On Monday, 15TH May, At his Rooms,

THE FOLLOWING FARMS, AND CITY AND BUBURBAN PROPER

Lot 1.

50 Acre Farm, District of Airds, known as
Dwyer's, lately leased to David Han-

nam.

Lot 2.
Acre Ferm, at Iriah Town, lately occupied by Hugh Wellace.
Lot 3.
Acre 2 roods 20g perches, being a town allotment, corner of Forbee and Campbell-streets, Liverpool, now in occupation of Thomas Bates

tion of Thomas Bates
Lot 4.
Rachel Cottage, and Allotment at Liverpool of
1 acre and 15 perches.
Lot 5.
Farm at Kissing Point, known as Lardner's,
formerly Small's, containing 16 acres
and 5 perches, well stocked with orange
and other fruit trees. Lot 6.

Lot 6.

Cottage in Hunter-street, Sydney, now is occupation of C. D. Logan, adjoining the Attorney-General's residence. — There is a commodious store in the rear, coach house and stable, water, &c., &c.

The Lesses of the Country Properties will be extended to thirteen years, on certain conditions.

For firther particulars, apply to the Auctioneer.

7452

5600 FINE HEALTHY SHEEP, UNRIVALLED STATION FOR 12,000

TO 14,000 SHEEP, DISTRICT OF DARLING DOWNS, Thirty-five miles distant from the post town of Drayton and Cambooys, the Court of Petty Seasions, and only ninety-five miles distant from water carriage.

MR. MORT BEGS to announce that he has received instructions to sell by public
auction, at his Rooms, George-airest, on
FRIDAY, THE 12TH MAY,

At 12 o'clook, Without the slightest reserve Without the slightest reserve,
FIVE THOUSAND SIX HUNDRED sound
healthy bred SHREP, four-fifths of which
are fine healthy ewe, principally young.
WARRANTED SOUND AND NAVER DEFEARED.
The Station, as above stated, is only ninetyfive miles distant from water-carriage, thus
effecting, in the mere item of carriage, and isamense saving; in addition to which, the
sactioneer would wish it also to be known
that, from the fertility of the pasturage and
openness of country, the cost of labour is materially, lessened,—it being a fact, that as
many as 2500 thesp can run in one flock—and
the ordinary flocks as all times amount to
1800,—and this without deteriorating the ellpor diminishing the interesse.
There is abundance of water for from
13,000 to 14,000 sheep, and if wells were deg,
which could be done at little expense, the
Station is espable of carrying double that
number.

The Station is known as

THE ROSALIE PLAINS,

THE COITAGE contains 8 rooms, and On the Station consist of—

A good stockyard, capped Milk ball, gallows, &c. Three good shepherd's huta And 130 hurdles I'we teams of bullocks, dray, harness four horses, &c. And all the stores on the station to be taken at

a valuation.

N.B.—To save intending purchasers unnecessary trouble, they are informed that the above property will not be sold otherwise than by public avection. Terms, cash.

PARRAMATTA. HORSE MR. S. PHILLIPS will sell by auc-WEDNESDAY, 380 MAY,

The following choice little lot of Homes, Two Mares One Mare and Foal Two werking horses
Two Colts, between two and three years old
One Gig, one Carriage, one Cart, and one

No RESERVE. Terms—Cash. IN THE SUPREME COURT.

Sheriff's Office, Sydney, 4th April, 1848. son and another v. Phillips. Jamieson and another v. Philips.

Jamieson and another v. Philips.

Sou Lumbs

550 Wetters, 20 months to 8 years

800 Lumbs

558 Rams

All of the sheep are verranted clean, and are chiefly the progeny of Mr. Gordon's and Mr. Macarthur's flooks.

The STATION is distant from the township of QUEANBEYAN,
only twenty-five miles, and is capable of department.

QUEANBEYAN,
only twenty-five miles, and is capable of department.

The STATION is distant from the township of QUEANBEYAN,
only twenty-five miles, and is capable of department.

The HAPROVEMENTS consist of a slab Cottage, three shepherds' huts, store, cultivation paddock of twenty acres, enclosed by a superior four-rail fence; excellent steckyrd, milking bails, materials for a large horse paddock for twenty is one of the most desirable in the district. For the Station alone

The STATION is distant from the township of QUEANBEYAN,
only twenty-five miles, and is capable of department.

QUEANBEYAN,
only twenty-five miles, and is capable of department.

It is WELL WATERED, by a liver running through it.

The IMPROVEMENTS consist of a slab Cottage, three shepherds' huts, store, cultivation paddock of twenty acres, enclosed by a superior four-rail fence; excellent steckyrd, milking bails, materials for a large horse paddock for twenty acres, enclosed by a superior four-rail fence; excellent steckyrd, milking bails, materials for a large horse paddock for twenty acres, enclosed by a superior four-rail fence; excellent steckyrd, milking bails, materials for a large horse paddock. Ro.

Indeed no further outlay is required, and the property is one of the most desirable in the district. For the Station alone

A VERY LARGE SUM OF MONEY has been offered, but the propristor prefers

Legical the acres of and another v. Philipse.

Jamieson and another v. Philipse.

May next, at noon, at the Loaden

May next, at noon, at the Loaden

May next, at noon, at the Loaden

May of Council, Sth Victoria, No. 9, all the rail cause to be sold by puther in the offered, by the county of Dur

CORNELIUS PROUT, Under She

To toekholders in the southern districts this is an opportunity not to be lost sight of !

Terms at sale, 7446

Terms at sale, 7446

Terms at sale, 7446

Supplement SYDNEY MORNING HERALD.

HACKNEY CARRIAGE BY-LAWS. NOTICE is hereby given, that the Drives theses, piping for his within the City of Sphory, and within the distance of the State of City, some and size the State of the State of City, some and size the State of City, some control of City,	NOVEL AND ATTRACTIVE DETAILS. SLOPE, Sc. HIGHLY IMPORTANT JURSALE AND REFIAIL DUTERS, OF SYRRY CLAS IN THE SCHOOL ONE ROSPARDA AND THEY THERE BE AND BALES, INFORTED TY THE STREAM THE STOPHER NEWTON AND BROTHER HARBARY. NEW GOODS, the strength of more splending assort NEW GOODS, the strength of the Syrry to the second purchased for Cash, and see see along do companying the time by income and the strength of the strength of the strength of the second purchased for Cash, and the strength of the size of the strength of the strength of the second purchased for Cash, and the strength of the size is the special years to the size in the strength of the strength of the second purchased for companying to the size of the strength of the stren
MACKNEY CARRIAGE BY-LAWS. Torn Get. ACKNEY CARRIAGE BY-LAWS. Town Circle's Office. Town	HIGHLY IMPOSTANT LESALE AND RETAIL BUYERS, OF STRY CLAS IN THE SCIONY. ONE ROSDAND AND THISTY-TREES ES AND RALES, IMPOSTED BY THE HIGHTER HIGHTER HISTOPHER NEWTON AND BROTTERS have the pleasure to se- the rectify of a most splendid secont-
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and City, will own line jameline on the the analysis of the product of the produc	OF EVERY CLASS IN THE COLORY. ONE ROWDERD AND THENTY-THRES BE AND BALES, INFORTED BY THE HEATER. RISTOPHER NEWTON AND BROTHER have the pleasure to se- the receipt of a most spendid secont
and City, will own line jameline on the the analysis of the product of the produc	ONE ROWDERD AND THEATY-THEM BE AND HALES, INFORTED BY THE HEATEN. RISTOPHER NEWTON AND BROTHER have the pleasure to sales the receipt of a most splendid assort
JOEN RAM. Town Girel. HACKNEY CARRIAGE BY-LAWS Town Cirel. Sydnay, 34th April, 1844. NOTICE is beerby given, that all persons who have spilled for a linease to be greated for a pill to the state of application, as well as with any information have nay he recommended to the state of the	RISTOPHER NEWTON AND BROTHER have the pleasure to so- the receipt of a most splendid assort-
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JOEN RAM. Town Girel. HACKNEY CARRIAGE BY-LAWS Town Cirel. Sydnay, 34th April, 1844. NOTICE is beerby given, that all persons who have spilled for a linease to be greated for a pill to the state of application, as well as with any information have nay he recommended to the state of the	the receipt of a most splendid assort NEW GOODS, the (106) one binded and eight cases to an goods purchased for Cosh, and
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genand for a Eschary Carriago, Car, or Omnia. Na. to ply for this within the City, or who have applied for a license to drive the same. And gen and Austinoser, bugs to amounce for assistance on the control of the c	n, of London, expressly to their own in-
strong and a strong a strong and a strong an	en are shipped (to order) by
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strong and a strong a strong and a strong an	
windows Caringes, and desembling on the service of	TYROREL BRIDERING
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Lienning, and who are distincted from the same are requested to make application for the same are requested to the same are requested. Sydnex Branch. Town Clerk. Sydnex Branch. Sydnex Branch	£12,000.
## April .	that they will, in the course of a few sy before them a more elaborate de-
this City of Spinery, or within the distance of early and the content of the city of Spinery, or within the distance of early and the city of the city	in the mean time they wish to state
without the By-Law, in such case made and provided. TOHN RAE. TOWN Clear. SYDNEY BRANCH. SYDNEY BRANCH. SYDNEY BRANCH. SOM COMPANY, SON COUNT, CORWEILL; AND No. 16 PALL Main Lebron. SON COUNT, CORWEILL; AND No. 16 PALL Main Lebron. SON Insuring Houses and other Build. DON Insuring Houses and other Build. Blook, were, Merhalds Machine, and the such and in both cases and cases a	e whole must be sold with the utmost it, for the purpose of semitting, in
NO. 345. CAPILIERO S. PETRER NORTH. TOWN CHARAS. SYDNEY BRANCH. SYDNEY BRANCH. MIPCRIAL FIRE INSURANCE COMPANY. SUN COUNT. CARWITLE, APP No. 16 PALL MAIL LOWNON. SON COUNT. CARWITLE, APP No. 16 PALL MAIL LOWNON. CON INSURED S. CONTROLL S. CON	; and in compliance with their usual
SYDNEY BRANCH. SYDNEY BRANCH. MPERIAL FIRE INSURANCE COMPANY, SPE COURT, CARMILLE, AND No. 16 PALL MALL LOYDON. SIN GOURT, CARMILLE, AND No. 16 PALL MALL LOYDON. SIN BRAILEMED 100-80 CHILDROY WILL SHOW THE SHORE STREET STREET SHORE SHORE STREET STREET SHORE SHORE STREET STREET SHORE SHORE STREET SHORE SHORE SHORE STREET SHORE	g) will be marked at a very small sa-
SYDNEY BRANCH. DIFFERIAL FIRE INFURANCE COMPANY. SUN COURT, CARMELLI, AND No. 16 PALL MALL LOOKON. ESTABLISHED 1003. DO RESPONDED 1003. DO RE	following is a rough sketch of the new
The Part And State of the Court	es woollens, comprising superfine black blue, and invisible green broads
SUN COUNT, COMMULE, AND NO. 16 wind gold sent, or all the tenters, which is a sent of the	black and drab kerseymeres, platt and fancy dozekina
All. Max Devition	a superior pilot cloths us silks, in black and coloured gros de
FOR Insuring Houses and other Builds and in bottles at 2s, 6d, each, Mr. E.'s Hancels (Company of the Company o	foulards, shawle, mantles, and scarfs
unfacturing and Ferming Stock, Ships in Port, Cast in the best quality gold (ethich is the only Dimities	ses hosiery, in white, black, and co-
nutacturing and Ferming Stock, Ships in Fort, act in the best quality gold, (which is the only Harbout, or Book, and the Cargess of such metal fit to west,) on view delly, all other. Table lines.	loured socks, child's socks, lambs
Ships; also, Ships building and repairing; metals thinging colour and destroying the soft Blankets Burges and other Vessels on Marigable Rivers palate. 1 Dal	and pantaloons in 8-4 white sheeting
Burgers and other Yeards on Newigable Rivers palate. Burgers and other Yeards on Newigable Rivers palate. Also, Scothing Syrup, for infants testiling; Guille Gui	en gloves, in ladies, gentlemen's, and children's—lace, silk, kid, cashemete
Fire. Subscribed and Invested Copical. with the inger, will reliave the irritation. Subscribed and Invested Copical. with directions for use, at 2s. 6d. per battle,	eation, merino, and worsted res black and coloured Orleans cloths
Bhips; also, Bhips building and regarding I mattab changing uslaus and destroying the soft Barger and Charle, wait of Goods on beard such Vestels. Also, Soothing Syrup, for industrie stelling in throughout Orses Britain and Faliand, and in Freeign Countries, from 16th or of some or see drops rabbed well on the gent, with the finger, will rallies the limitation by the continuation of the south	superior-qualities les algueba clothe
Portuge. Obsterve the address - 346. Certiferage. on sale at the observe of the unifer- intervence. Inter	and coloured French merinos
Observe the address—14-9. Castlessages William Lyel, Ees, Ohserva, Martine North, served own from Knuisses—1655 Janus C. G. Diel, Beg., Janus Mundes, Rey, Mr. Martine, Janus C. Chen, Log., Janus J. Chen, J	satin, in bonnet styles and gauses
Michael Bland, Esq. Cland Melion, Esq. Kc., &c., &c., Espanh's patent nells, 1½, 1½, 1½, 1½, 1½, 1½, 1 inch Michael Bland, Esq. Cland Melion, Esq. I Pattiern Rec. J. Pattiern Rec. J. Pattiern Rec. M.P. FETHR undersioned has just received a Hob zails, 1½, 1, 1½, 1, 1½, 1, 1½, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	rior blankets a haberdashery, comprising sawing
Charles Cave, Esq. Sir Chan. Price, Bart. A fresh supply of GENUINE DRUGS. Horse nells, 4, 5, 6, 7, 8, 8, 10 lbs. John H. Deffell, Pan. J. Horsley Palmer, Esq. Chemicals. 8s., computaing ZINCI VALS. From cleep mails, 1, 11, 2, 25 inch	entions, tapes, pine, needles, bind bugs, thimbles, tailors' trimmings
A. Hastle, Esq. M.P. H J. Prescott, Esq. RIANJE, Quinine, CIT. TERRII et QUINJE. Brust axes, Nos. 2, 2, 4 George Hibbert, Esq. Gootge Reid, Esq. Assumo. Cit. Perri, Indian Pink Root, PHOS. Cerpenters adeas, Nos. 5, 3, 4	wire thread, tancy goods, and in fac a general assortment of every article
Bamzei Hibburi, Esq. Joseph Reid, Esq. PHORUS LYCOPODIUM, East India and Charcai tin places IC, IX, IXX I Sail	in the trade which flamed
Newman Smith, Esq. Tarter, Testaric and Ozalic Atties, Adhesive Three-bushel sacks 2x-Drastorosa. Planter, FULV. JALAP and BHEL Violet Patent Vision is a large large.	ses choice see styles, in priots, chintus and small patterns
R. O. Les Bress, Reg. Heary Davidson, Ruy. Andrew Colvids, Req. Heary Person, Sag. George M. Chiller, Sag. V. M. Robinson, Sag. T. G. Bardley, Reg. T. G. Strader, Reg	mere and Natwish filled shawle
George H. Catter, Req. W. R. Robinson, Req. 12002 Combs, White Mc Lat and Brand Stag, lvery, and porcelain ditto ditto, Particle Parties and James and Joseph Levice. 1 Dai	ice 11-4 New Zealand blankets; thes
A. H. Boszoquet, Esq. George Field, Esq. Muristic, and Nitris Acids, CORROSIVE April 17. 7240	are made expressly for the New Zee land trade, and are just the article re- outed
Thomas flury Allen Popoder, Say. Thomas flury Allen Popoder, Say. SUBLIMATE, BUTCH STONE, BUTTER The undersigned, Agents for the above Com- OF ANTIMONY, Arresio, &c., for, &c., Popular and the stores of the un- 2 Case Company of the stores of the un- 2 Case The undersigned Agents for the above Com- New Party allegans in an announcing that it is ROUNN'S CANTEANIDIES TISSUE, or Company of the undersigned Agents for the above Com- OF ANTIMONY, Arresio, &c., for, &c., Company of the undersigned Agents for the stores of the undersigned Agents for	see black and coloured silk velvats an
Georga H. Culler, Zec. W. R. Robbanon, Zec. T. Teoch Combs, WHITE METIAL and BRADS T. C. Bander, A general Francisco Combs, WHITE METIAL and BRADS T. C. Bander, A general for the shore Combs. The Combs of the Comb	quired see block and coloured silk velvels an silk plushes les heavy fected twill, the make so ganerally prized les Lauceanirs and Welsh fiannis.
tors, London, to reduce their scales of premium. and they has to call the attention of parties A. FO35, Diving bottled by sea norter.	ten ser & unberfer thulkaniedu ter ermeere
The undersigned, Agents for the above Con- play, have green pleasure in amounting that by the Sterling, Post Office Pasket, they are play the property of the United Sterling, Post Office Pasket, they are play the Sterling, Post Office Pasket, they are play the Sterling, Post Office Pasket, they are play the Sterling of Sterling Post Office Pasket, they are play the Sterling of Sterling of Sterling Post Office Pasket, they are play the Sterling of Sterling Post Office Pasket, they are play the Sterling of Sterling Office Pasket, they are play the Sterling Office Pasket, they are play	Also, From B. W. Silver and Co.'s see black and bine frock conts are gratitement in famor vests are black and coloured trousers are black and coloured trousers are byes' ditto new white shirts
Per cent. Per annua. TOCKIN'S PREPARATION OF Corras, Java and Menlis.	see black and bine freek coats
Buildings of sinae or brick, slated s. d. SEIDLUIZ, in one bottle, will keep in Woodpooks, over asks, sewing twice in complete the series of t	ses black and soloured trousers
Buildings of stems or brick, states 4. 4. SERIDATE, in one boule, will keep in Course, Java and Mails and Astanholo 10. 10. 0. Buildings as above, but stanhold to 10. 0. Buildings as above, but stanhold to 10. 10. 10. 10. 10. 10. 10. 10. 10. 10.	ies white shirts
Halldings as above, but attached to a full does and as a mediane; a smaller Groom's paper, prints, druggets, &c., &c., 3 Rail these of an interior class	les Scotch twill ditto les publicoats le bers' ditto es white and coloured stays.
Buildings of stone or brink, shingled saline drought. Horsin's Patent Prepara- tion does not like the articles delided Steffilis Sydney, March 15. Campbell's Wharf, I Cas then deep not like the articles delided Steffilis	se white and coloured stays.
and detached	The Old Terms
Buildings as loves, but attended to these of an inferior desac	OAPTAINS OF VESSELS AND OTHERS.
Buildings of stud work, stated, and 20 o tine, being taken as freely by children as despatch. The subscriber having reseals detached.	ST LANDED, and on sale at the
Buildings in shore, but standard to 12 6 Honor of suppoint class - 22 6 Honor - All heart close state subject to specific suppoint suppoin	Stores of the undersigned plit Pets, in first rate condition. R. CAMPBELL,
Memor—All heart-from state awayout to special articipation of the flucture, and 1, Rishopgate-attivit Within, Purther particulars may be learned on appliations in the American of the Colonia, via—A. Possessing Chemist. NOTICE April 1998 April	Oleonley Ones
Parties particulars may at statute on apple Colonies, vis.—A. Fors, Dispensing Chemist, and Sees, Colonies, Vis.—A. Fors, Dispensing Chemist, and Sees, Colonies, FANNING, AND CO., \$11, Pitternest, Sydney; Louis and Sees, Title price of Coals at the Australian Too.	11 96.
PRIOT GLASS PRINCE PRIOT CLASS PRINCE PRIOR	SO OLA W. Short W. Physical and A. C. C. C.
Spring-street, Sydney, September 6. 7771 SED WREAT,—vir Director's London of the Street County of the Street Coun	R SALE LIVERPOOL SAL
Beed Wheat, for sale at the Storm of PHILLIP P. KING. WHIT	TOTAL ATT LANGE TO
GRORGE SMALL D. Williamsch. Fort Stephens, January 1. 1992 S. Janisch-breet. 7977 Manquare-place. Port Stephens, January 1. 1676 246	TRIES OIL, beiled and raw, in fre in and small casks, (fey's brand) TH CLOVER SEED.

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